

Annjab Government Gazette

FOR HALF YEAR ENDING

31st December 1921.

Eivil Bepartment.

PART 1-A.

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PUNJAB AND ITS DEPENDENCIES.

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No. 26.

LAHORE, FRIDAY, JULY 1, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 27th June 1921

No. 17882.—The following bye-laws for licensing horse-drawn vehicles and country carts kept or plying for hire, for fixing the rates of hire of such vehicles and carts and the maximum loads to be carried by them and for licensing the drivers of such vehicles having been framed by the Municipal Committee of Shujabád in Multán District under sections 188 (a) and (b) and 199 (1) of the Punjab Municipal Act, 1911, and confirmed by the Punjab Government (Ministry of Education) under section 201 of the said Act are published for general information and will come into force six weeks from the date of the publication of this notification:—

Bye-laws under sections 188 (a) and (b) and 199 (1) of the Punj.b Municipal Act, 1911, for licensing horse-drawn vehicles kept or plying for hire, fixing the rates of hire of such vehicles and the maximum loads to be carried by them and for licensing the drivers of such vehicles.

1. In these bye-laws "vehicle" means any vehicle drawn by one or more horses or mules.

(123)

621 PGQ

- 2. No person shall keep any vehicle for hire or suffer any vehicle of which he is the owner to ply for hire within the limits of the Municipality of Shujábad and on road between the Shujábad town and the Shujábad Railway Station except under a license granted in this behalf by the Municipal Committee.
- 3. (a) A license for a vehicle to be kept or to ply for hire within the limits of the Municipality of Shujábad and on the road between the Shujábad town and the Shujábad Railway Station shall be issued by the Secretary of the Municipal Committee on the application of the proprietor of such vehicle, and shall be granted on payment of the fees prescribed in bye-law 5 subject to the conditions specified in bye-law 8: provided that no such license shall be issued until such vehicle has been approved by the Licensed Vehicles Sub-committee consisting of the President and two members of the Municipal Committee and the Veterinary Assistant in charge of Veterinary Hospital, Shujábad, as complying with the following conditions:—
 - . (i) That it is in good order and repair in all its parts.
 - (ii) That the harness is complete and serviceable.
 - (iii) That it is provided with suitable lamps in good condition.
 - (iv) That the animal or animals to be used to draw it, is or are in good condition and fit for and thoroughly broken to the work required of it, or them, free from vice, not under three years of age, and not under 13 hands, provided that the Sub-committee may pass an animal of under 13 hands if in their opinion it is strong and equal to the draught to be required of it.
- (b) Licenses issued under clause (a) of this bye-law shall be numbered serially, and the number of the license and the class shall be painted in a conspicuous place in Urdu and English figures on either side of every licensed vehicle.
 - 4. (a) For the purpose of licenses vehicles shall be divided into two classes:—
 - (1) (a) Vehicles of any kind drawn by two horses.
 - (b) Four-wheeled carriages.
 - (2) Tongas, tum-tums, bamboo carts and similar vehicles.
- (b) The decision of the Licensed Vehicles Sub-committee as to the class to which a vehicle belongs shall be final.
 - 5. The fees payable for vehicle licenses shall be as follows :--

				Ks.				
1st Class	•••	•••	•••	•••	8 p	er aı	num,	
2nd Class	•••	***	***	***	4	*	"	

6. The maximum fares to be charged for the bire of licensed vehicles from the town to the Railway Station and vice rersa shall be as follows:—

•			P	Per passenger.				ehic		
				Rs.	٨.	P.	Rs.	۸.	P.	
lst Class	•••	***	•••	0	3	0	1	O	0	(one rupee)
2nd Class	***	***	•••	0	1	6	0	`6	0	

7. (a) The maximum number of persons and the maximum weight of loads to be carried in each class of licensed vehicle shall be as follows:—

Description of vehicle.				Number of persons.	Weight of load.			
			·——					
Class I	•••	•••	•…	7 persons including driver	12 maunds.			
Class II		***	····	5 persons including driver	9 maunds.			
					<u> </u>			

For the purpose of this bye-law two children under ten years of age shall be reckoned as one person.

- (b) The combined weight of the persons and any luggage which may be carried at the same time shall not exceed the maximum weight specified in the third column of the table given in clause (a) of this bye-law. For the purpose of this bye-law every adult shall be considered to weigh $1\frac{1}{2}$ maunds and every child under 10 years of age to weigh $\frac{3}{4}$ maund, provided that no account shall be taken of children under 3 years of age.
- 8. Licenses for vehicles to ply for hire shall be granted on the following conditions:—
 - (1) That the licensee shall keep the licensed vehicle clean and in good repair, and the barness and lamps complete and in serviceable condition.
 - (2) That he shall not use or suffer to be used to draw the licensed vehicle any animal which has not been approved by the Licensed Vehicles Sub-committee or any animal which is lame or has sores or is otherwise unfit for work.
 - (3) That he shall not demand any fare in excess of the maximum fare prescribed in bye-law 6.
 - (4) That he shall not carry or permit to be carried in or on the licensed vehicle any person or any load in excess of the number of persons or the weight of the load prescribed as the maximum in bye-law 7.
 - (5) That he shall not permit the licensed vehicle to be driven by any person who has not been licensed as a driver of such licensed vehicle under bye-law 10.
 - (6) That he shall give the licensed vehicle on hire together with the necessary animal or animals and driver to any person demanding it at any reasonable time except for good and sufficient reason, the burden of proving which shall lie on him.
 - (7) That he shall cause to be affixed to the licensed vehicle in a conspicuous place the license granted in respect of such vehicle for the current year and a copy of the authorised table of fares printed in English and Ordu, and shall keep the number and class of the license granted in respect of such vehicle clearly painted on a conspicuous place on either side of such vehicle.
 - (8) That he shall not carry or permit to be carried in the licensed vehicle any article which projects more than 2 feet from the side or more than 5 feet from the front or rear of such vehicle.
 - (9) That he shall not carry or permit to be carried in the licensed vehicle any person whom he knows or has good reason to believe to be suffering from any infectious or contagious disease or the corpse of any person who has died of such disease, except with the permission in writing of such medical officer as may be appointed in this behalf by the Municipal Committee in which case he shall cause the licensed vehicle to be disinfected to the satisfaction o such officer before the vehicle is used to carry any other person for hire or otherwise.
 - (10) That he shall cause to be deposited at the nearest Police Station any property found left in the licensed vehicle.
 - (11) That he shall cause the licensed vehicle together with the animal or animals which draw it to be produced for inspection whenever required to do so by the President of the Committee.
 - (12) That for any breach of these conditions the license may be suspended or revoked by the President or Vice-President of the Committee.
- 9. No person shall drive a licensed vehicle for hire except under a license to be granted in this behalf by the municipal committee or being licensed to drive any specified class of licensed vehicle shall drive any other class of such vehicle.
- 10. A license to drive a licensed vehicle for hire shall be issued by the President of the Municipal Committee to any person not less than 18 years of age applying for such license on payment of the fees specified in bye-law 11 and shall be granted subject to the conditions specified in bye-law 12, provided that the President of the Committee may refuse to issue a license to any person who in his opinion is unfit to receive such a license.
- 11. The fees payable for a license to drive a licensed vehicle for hire shall be as follows:—

For 1st class vehicles	***	•••	•••		Rs. 2 per annum.
For 2nd class ,	,	***		•	Re. 1 .

- 12. A license to drive a licensed vehicle shall be granted subject to the following conditions:—
 - (1) That the licensee shall always when driving a licensed vehicle carry with him his driver's license and shall on demand produce it for the inspection of any person hiring such vehicle or of any. Police officer not below the rank of Sub-Inspector or of any member of the Municipal Committee or of any officer of the Committee authorized by the Committee in this behalf.
 - (2) That the licensee shall always when driving a licensed vehicle wear on his arm a metal badge which shall be furnished to him when the license is issued to him.
 - (3) That the licensee shall drive with due care and precaution and shall observe all rules of the road and all regulations for the control of traffic which may have been, or may be, issued by the Police or by the Municipal Committee.
 - (4) That he shall keep any licensed vehicle of which he may be in charge clean and tidy and shall not put his feet on any seat of such vehicle.
 - (5) That he shall not cruelly beat, ill-treat, over-drive or in any other way misuse any animal in a licensed vehicle, and shall not drive any animal which has not been approved by the Licensed Vehicles Sub-Committee or any animal which is lame or has sores or is otherwise unfit for work.
 - (6) That he shall not demand any fare in excess of the fares prescribed in bye-law 6.
 - (7) That he shall not carry any person or any load in a licensed vehicle in excess of the maximum number of persons or the maximum weight of load prescribed in bye-law 7.
 - (8) That he shall not drive a licensed vehicle while drunk or while suffering from any infectious or contagious disease and shall not while in charge of a licensed vehicle make use of insulting, abusive or obscene language or gestures.
 - (9) That he shall not loiter with the licensed vehicle in any public street.
 - (10) That he shall not while plying for hire drive a licensed vehicle at an average speed of less than six miles an hour.
 - (11) That he shall immediately deposit at the nearest Police Station any property which he may find left in a licensed vehicle.
 - (12) That he shall not carry or permit to be carried on a licensed vehicle of which he is in charge any article which projects more than 2 feet from the side or more than 5 feet from the front or rear of such vehicle.
 - (13) That he shall not carry in a licensed vehicle any person whom he knows or has good reason to believe to be suffering from any infectious or contagious disease or the corpse of any person who has died of such disease except with the permission in writing of such medical officer as may be appointed by the municipal committee in this behalf, in which case he shall not subsequently carry any other passenger in such vehicle whether for hire or otherwise until such vehicle has been disinfected to the satisfaction of such officer.
 - (14) That he shall not without reasonable cause the burden of proving which shall lie upon him, refuse to give on hire or to drive a licensed vehicle of which he is in charge if any person demands it.
 - (15) That for any breach of these conditions the license may be suspended or revoked by the President or Vice-President of the Committee.
- 13. All licenses issued under bye-laws 3 and 10 shall expire on the 31st March next following the date of their issue.
 - 14. When a vehicle licensed under these bye-laws is transferred to another proprietor an application shall be made to the Secretary of the Committee within one week of such transfer by the transferee to have his name substituted for that of the licensee, and such substitution shall be made free of charge.
 - 15. Any person who commits a breach of these bye-laws and any licensee under these bye-laws who commits a breach of the conditions of his license shall on conviction by a Magistrate be punishable with fine which may extend to fifty rupees, and if the breach is a continuing breach with a further fine which may amount to five rupees for every day after the first during which the breach continues.

BYE-LAWS FOR THE REGULATION AND CONTROL OF COUNTRY CARTS PLYING FOR HIRE UNDER Sections 188 (a) and (b) and 199 (1) of the Punjab Municipal Act, 1911.

- 1. No person shall keep for hire or cause to ply for hire within the limits of the Municipality of Shujábad and on the road between the Shujábad town and Shujábad Railway Station any cart drawn by one or more animals except under a license granted in this behalf by the Municipal Committee.
- 2. (a) A license to keep for hire or cause to ply for hire any such cart shall be issued by the Secretary of the Committee on the application of the proprietor of any such cart on payment of the fees specified in bye-law 4 and shall be granted on the conditions detailed. in bye-law 5: provided that the Secretary shall issue no license in respect of any such cart unless and until the cart and the animal or animals which are to draw it have been inspected and approved by the Licensed Vehicles Sub-committee consisting of the President and two members of the Municipal Committee and the Veterninary Assistant in charge of Veterinary Hospital at Shujábad.
- At the time of the issue of a license the Secretary shall also give to the proprietor of the cart a number plate to be affixed to the cart.
- Every license issued under bye-law 2 shall expire on the 31st March next following the date of its issue.
- 4. The following fees shall be paid for licenses issued in respect of carts under bye-law 2 :-

Rs. For a cart drawn by one animal For a cart drawn by two animals 5. Every license issued under bye-law 2 shall be granted subject to the following conditions :-

- That the cart in respect of which the license is granted shall be kept at all times in good repair and the animal or animals employed to draw it shall be maintained in good condition and free from sores.
- That the person in charge of the cart shall not, except for reasonable cause refuse to let the cart for hire. .
- That the person in charge of the cart and his assistants, if any, shall help in loading and unloading the cart if required by the hirer to do so.
- That the person in charge of the cart shall not ply for hire when in a state of drunkenness and shall not sleep or make use of insulting, abusive or obscene language or gestures when plying for hire, and shall not leiter with the cart upon any public street and shall not refuse to give way to any carriage when reasonably required to do so.
- That the person in charge of the cart shall conduct his cart on the extr eme left of the road in a line with and in rear of any other cart or carts in front which is or are proceeding in the same direction and shall not in any way make attempt forcibly to pass any cart immediately in front of his cart.
- (t) That when loading or unloading a cart in a street the person in charge of the cart shall keep it parallel with and immediately at the edge of the
- That when plying by night the carb shall have attached to it a lantern in such a position as to be conspicuous from in from an I from behind.
- That the licensee shall not employ any person of less than 18 years of age to drive or be in charge of the cart.
- That the cart shall not be loaded with a load in excess of the maximum load prescribed in bye-law 7.
- That for a breach of any of these conditions the license may be suspended or cancelled by order in writing to be signed by the President and at least one other member of the Committee.
- That he shall not demand any fare in excess of the maximum fare prescribed (*k*) in bye-law 8.

- 6. Every person in charge of a licensed cart shall at all times when plying for hire have with him the license for the eart and shall, if required to do so, exhibit such license to the hirer and shall, when called upon to do so by any Magistrate, member of the Committee or officer of the Committee authorised in this behalf, stop his cart and exhibit the license to such Magistrate, member or officer and state his name and residence and name and residence of the proprietor of the cart.
- 7. (a) The maximum load to be carried by any cart plying for hire within the Municipality and on the road between the Shujábad town and the Shujábad Railway Station shall be as follows:

				Maunds.
73		•		

(1) For a cart drawn by 2 animals ... 24
(2) ,, ,, by one animal ... 12

- (b) No person shall load or cause or permit to be loaded any cart with a load in excess of the maximum load prescribel for such cart in clause (a) of this bye-law.
- 8. The maximum fares to be charged for the hire of licensel carts from any part of the town to the Shujábad Railway Station and vice virus shall be as follows:—

			Rs.	A.	
For a cart drawn by two animals	••	***	1	0	
For a cart drawn by one animal	•••	•••	0	8	

- 9. (a) In every case when a licensed cart is transferred to another person during the currency of the license the transfer shall be reported to the Secretary to the Committee, and on payment of a fee of 4 annas the name of the transferce shall be substituted for the name of the original licensee in the license.
- (i) The original licensee shall, until such transfer is reported, and such name substituted in the license, be held liable as proprietor of the cart for compliance with these bye-laws.
- 10. Any person who commits a breach of any of these bye-laws and every licensee who commits a breach of the conditions of his license shall be punishable with fine which may extend to Rs. 50, and if the breach is a continuing breach with further fine which may extend to five rupees for every day after the first during which such breach continues.

The 29th June 1921.

- No. 17954.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that Makhdum Sayad Rajan Bakhsh Shah Gilani, M.L.A., has been elected, under section 23 of the said Act, President of the Municipal Committee, Multán, in the Multán District, vice the Deputy Commissioner, Multán, resigned.
- No. 17956.—Under the provisions of section 242 (1) (a) of the Punjab Municipal Act, 1911, the Punjab Government is pleased to impose with effect from 1st July 1921 the following tax in the Notified Area of Mukerián in the Hoshiárpur District in supersession of the Residential Tax imposed under Punjab Government notification No. 11419, dated 28th April 1919:—

Nature of tax.

A terminal tax on the following articles calculated on the gross weight of consignments including packing when imported or exported by rail at the rates shown against each:—

On Imports.

		E	er m	aus	d.	
	•		Rs.	Δ.	P.	
1.	Sugar and all sorts of sweet meats	•••	0	1	Ü	
2.	Grains other than wheat including maids and suji	•••	0	0	6	
3,	Salt		0	0	3	
4	Piecegoods (foreign and country) including clothes made thereof.	le	0	4	0	

On exports.

						1	er m	aus	ıd.
							Rs.	۸.	P.
1.	Bambo	os	***	•••	***	***	0	0	3
2.	Paddy	***	•••	***	•••		0	0	6
8.	Rice		•••	•	***	***	0	0	6

The following articles shall be exempted from the terminal tax :--

- (a) Railway stores and meterials which are required for use on railway, whether in constructing, maintaining or working the same and which are not removed outside the railway boundaries, but not stores imported into Notified Area limits for purchase and consumption by railway employees, nor stores with which the railway co-operative stores are stocked for sale to members.
- (b) Bond fide personal luggage of passengers and household effects of Railway servants transferred on duty from one station to another.

No. 17958.—It is hereby notified that with the previous sanction of the Punjab Government (Ministry of Education) the following tax has been imposed under the provisions of section 61 of the Punjab Municipal Act, 1911, as amended by section 2 of Act IV of 1918 in the municipality of Gujránwála, and shall come into force three months from the date of publication of this notification:—

Punjab Government notification No 12574, dated the 14th June 1918, is hereby cancelled.

A terminal tax on the following articles calculated on the gross weight of consignments including packing when imported or exported by rail at the rates shown against each:—

Exports.

		•••		•		Per n	ra u	nd.	
	***	***		***		$\mathbf{R}\mathbf{s}$	Α.	P.	
1.,	Bran, including p	hak and hu	sks of all	grains		0	0	3	
2.	Bhusa	•••	***	***	•••	0	0	3	
3.	Wheat	•••	•••	•••	•••	0	0	6	
4.	Gram ···	•••		•••	•••	0	0	6	
5.	All other grains	····		•••		0	0	-6	
6.	Flour of all sorts	•		•••		. 0	0	в	
7.	Gram pulse	***	***	***	•••	0	0	6	
8.	Cotton seeds	•••	•••	•••	•••	0	0	6	
9.	Oil cakes	***	•••	•••	.,,	0	Û	6	
10.	Ice	***	•••	***		0	0	6	
11.	Sugar	***	•••	•••		0	<u>.</u> 0	6	
12.	Cotton ginned	•••	•••	***	•••	0	0	6	•
13.	Earthenware	***		•••		0	1	0	
14.	Vegetable oil of all	l sorts		***	•••	0	2	0	
15.	Articles made of se	gar and G	ur	***	•••	0	2	0	
16.	Metals of all kir	nds manuf	actured	except brass	and				
	kansi	•••	***		***	0	2	0	
17.	Freeh fruits	***	•••	•••	•	0	2	•0	
18.	Vegetable of all so	rts	•••	•••	***	0	2	0	
19.	Turmeric ground	***	***	***	***	0	2	0	
20.	Kansi and brass wa	res	*****	*****		Q	4	Ċ	

Imports.

						Per m	a u n	ıd.
						Rs.	۸.	P.
1.	Firewood	***		***	•••	0	0	3
2.	Coal					0	0	3
3.	Lime	1 - 4 -		•••		0	0	3
4.	Lime-stone		•••			0	0	3
5.	Other stones		***	•••		0	0	3
6.	Salt and kerosine o	il	147			0	0	8
7.	Dye Kikar bark	***		•••		0	0	6
8.	Sugarcane		***			0	0	6
9.	Cotton-seed and gr	inny bags		•••		0	0	в
10.	Ice		***	•••	•••	. 0	0	6
11.	Grain of all sorts	•••		•••		0	0	6
12.	Flour of all sorts	•••	•••			0	0	в
13.	Cotton in seed	***	***	•••		0	0	в
14.	Gram pulse	•••		1+1	•••	0	0	6
15.	Munj	•••	•••	•••		0	0	в
16.	Sarkanda	***	•••	***		0	0	6
17.	Iron and steel unm	anufactured	.,,	•••		0	1	0
18.	Kańsi, copper an	d brass sh	reets and	unwanufacto	red			
	copper and bras	is .	•••	•••	•••	0	1	0
19.	Cement	•••	1+1	***	•••	0	1	0
20.	•	, ···	***	***	***	0	1	0
21.	Timber, sleepers a		•••	***	•••	0	1	0
22.	Jagri, gur, sira, ra		•••		***	0	1	0
23.	Scda of all kinds	including saj	ji and wasb	ing soda	***	0	1	0
24.	Sarson and toria	•••	•••			0	1	0
25.	Articles made of v		rica such as l	baskets, punl	tha,	0	1	0
0.0	Pulses of all sorts	ercent etam				0	2	0
26.	Vegetable oil of al		Pares		•••	0	2	0
27.	Acid of all sorts		•••	•••		o	2	0
28.	Fresh fruits and ve		•••	***		0	2	0
29. 3 0.	Turmerio unground	_	•••			0	2	0
	_	•		•••		0	2	0
31.	Sugar Vegetables	•••	•••	•••		0	2	0
32.	Steel and iron ma	 nnfactured	***	•••		0	2	0
33.	Scap (country and			•••	1+1	0	2	0
34.	Tobacco (country)		•••	,	***	0	2	0
35.	Ghee, dry fruits a		111	•••	•••	0	4	_
3 6.	Country drugs, ch		-	***		0	4	0
37.	Copper, kansi, bra			nfactures	,,,	0	4	0
8 8.						0	4	0
3 9.	Empty bottles	***,	•••.	+41	,••	•	_	•

Per maund.

Import.

						Per n	4416	vd.
				•		Rs.	. 4.	P.
40.	Cigars and Cigare	ettes	***		•••	0	4	ρ
41.	Boots and shoes	•••	***		•••	0	8	0
42	Leather tanned as	nd articl	es made of lea	ther		0	â	0
43.	Glass-ware, haber	dashery,	, millinery, ho	siery and	cutlery	0	8	0
44.	Cotton yarn		***			0	8	O
45.	Piece-goods		***			1	0	0
16.	Perfumery					1	0	0
47	Foreign dyes		***	• • •		1	0	0
43.	Gold and Silver a	nd artic	les made of sil	ver and gold	ł	1	0	0

Nors I.—Articles which are not specified in the above schedule or which are not exempted under note II below shall be taxed on import according to the dass in which they are charged for by the Railway in the Indian Railways general classifications of goods at the rates shown below against each class:—

		•							Re.	٨.	P.
Cla s	1	(shown in co	lama R. R.)	•••		, * 4	***	.,,	0	1	0
,,	2	Ditto	ditto	•4	•••		***	+	0	2	0
11	8	Ditto	ditto	4)4	144	•••	•••	***	0	3	0
1)	4	Ditt	ditto		***	144		•••	0	4	0
32	5	Ditto	ditto		•••	•••	•••		0	5	0

Note II. - The following articles shall be exempt both from import and export tax : -

Machinery and mill work,

Railway atores and materials which are required for use on the railway and are not removed outside the 's' boundaries of railway. Bond fide personal luggage of passengers by rail and household effects imported by a person on the occasion of his coming to take up his residence in the Municipality.

Living animals.

Liquor of all kinds on which excise or custom duty has been levied.

Books including newspapers and maps.

Carbonic Acid gas.

Opium.

100

Cylinders.

Motor spirit.

4 rms

Gold, silver bullion and coin.

Mineral ores.

Sulphur matches.

Empty receptacles returned to factories and companies for further use such as empty kerosine oil tine, petrol drums, etc.

Note 111.—In calculating terminal tax for fraction of a maund the losst amoun' chargeable shall be pies 3. No tharges will be made where on account of fraction when the tax goes lower than 3 pies and the tax shall be levied on the grees weight of the consignment inclusive of packing.

Note IV. - Application for refunds of tax improperly charged will not be entertained by the committee unless presented within two months of the date of the charge in question.

Note V.—No import or export tax shall be charged on consignments rebooked from the Railway Station without unloading.

FAZL-I-HUSAIN,

E. JOSEPH,

Minister for Education.

Secretary to Government, Punjab, Transferred Departments.

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The Govennment Gazette

PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 27.

LAHOPE, FRIDAY, JULY 8, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education)

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 5th July 1921.

No. 18267.—Whereas the district board of Kángra has applied under the provisions of section 61 of the Punjab District Boards Act, 1883, and whereas it appears to the Punjab Government (Ministry of Education) that land is required by the said district board for the purposes of the said Act, namely, for a School garden at Ladauri, it is hereby declared that the undermentioned land is required for the said purpose.

133)

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act, the Collector of Kángra is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

1	2	8	4	5	6
District,	Tabsil.	Yausa.	Area in acres,	Boundaries.	Place where the plan may be inspected,
Kángra	Núrpur	Ladauri	06	North—District Board School and laud of Tulsi Ram. South—Land of Parmin Singh. East—Dwelling houses of Talts. West—Land of Sanga- rolte,	District Roard Office, Dharmsála.

No. 18271.—In accordance with the provisions of section 31, subsection (7), of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify the following direction passed by the district board of Miánwáli, under section 31 (6) of the said Act, and sanctioned by it under section 31 (5) of that Act:—

DIRECTION.

It is bereby directed that an annual Haisiyat Tax be imposed in the area subject to the jurisdiction of the district board of Miánwáli, notified area excluded, on all persons who possess an annual income in excess of Rs. 500 derived from property which is not subject to the local rate and is not live stock or other agricultural produce owned by persons who are mainly dependent on agriculture for their livelihood. For the purpose of assessment of the said tax, the persons liable to pay the tax shall be divided into five groups, the amount of tax payable by persons in any group being that specified in the table below.

The group to which a particular person shall belong for the purpose of this tax, shall be determined from time to time, as may be necessary, under the orders of the district board by committees appointed by the board, subject to confirmation by the Deputy Commissioner.

The said tax shall be payable in two instalments on the 1st January and 1st July of each year and shall come into force with effect from 1st July 1921.

Group.				Amou	nt of tax payable annually.
_1	**1	***		***	Rs. 40
II	• • •	***	***	***	" 30
ΙΙΙ		***		***	,, 20
ΙV		***		***	,, 12
V	•••	•••		•••	,, 7

COMMITTEES.

The 4th July 1921.

No. 18192.—In exercise of the powers conferred by section 13 (1) of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to direct that the Deputy Commissioner, Ferozepore, shall cease to be a member of the municipal committee of Ferozepore with effect from the 10th day of July 1921.

FAZL-I-HUSAIN,

E. JOSEPH,

Minister for Education.

Secretary to Government, Punjab,

Transferred Departments.

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LAHORE FRIDAY, JULY 15, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 11th July 1921.

No. 18675.—Whereas the District Board of Ambála has applied under the provisions of section 61 of the Punjab District Boards Act, 1883, and whereas it appears to the Punjab Government (Ministry of Education) that land is required by the said district board for the purposes of the said Act, namely, for an Agricultural Farm and a play ground for the District Board Middle School, Naráingarh, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act the Collector of Ambála is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

1	2	3	4	5	Ġ
District.	Tahsil.	Mauza.	Area in acres.	Boundaries.	Place where the plan may be inspected.
Ambála	. Naråinga r h	Naráingarh	4:17 {	North.—Cultivated lands belonging to Harnam, Lambardar, of Naráingarh and Shiwála (Temple). West.—Tath from Kullarpur South.—Kuigha tank East.—Cultivated land at ached to the temple and land belonging to diurdas, otc., and to Raja, Punnoon and Tulsi of Nará ngarh.	- District Board Office, Ambála.

The 12th July 1921.

No. 18770.—Whereas the District Board of Amritsar has applied, under the provisions of section 61 of the Punjab District Boards Act, 1883, and whereas it appears to the Punjab Government (Ministry of Education) that land is required by the said District Board for the purposes of the said Act, namely, for the construction of latrines for the Girls Middle School, Kairon, in Tahsil Tarn Táran of the Amritsar District, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act the Collector of Amritsar is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

District.	Tabeil.	Mauzah.	Area in acres.	Boundaries.	Place where the plan may be inspected.
≜mrjčsar	Tarn Péran	Kairon	0.80	North.—Cultivated land of Atar Singh. East.—Village road South.—Girls School, Kairon West.—Cultivated land of Natha Singh.	Office of the Secretary, District Board, Amritser.

The 13th July 1921.

No. 1884.—In accordance with the provisions of section 31, subsection (7) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify the following direction passed by the District Board of Multan, under section 31 (6) of the said Act:—

DIRECTION.

Resolved that a sanitation tax equal in amount to the Chaukidara tax realisable under section 39-A of the Punjab Laws Act, 1872, be imposed in the village of Obawara (Shujabad Tahsil) of this district. It is further resolved that the tax shall be assessed in the same way

and on the same persons as the expenses of the Chaukidara establishment realisable under section 39-A of the Punjab Laws Act, 1872. The proceeds of the tax shall be credited to the general ir come of the loard and shall be devoted to the entertainment of sweepers and bhisties whose duties will be to keep the village abadi and its surroundings clean and shall be under the control of the district board. It is directed that he tax be imposed in accordance with the above proposals and shall come into force with effect from the list July

COMMITTEES.

The 11th July 1921.

No. 18677.—The imposition of the following tax under clause (c) of section 61 (b) of the Punjab Municipal / ct, 1911, proposed to be levied in the Municipality of Amritsar, having received the sanction of the Punjab Government (Ministry of Education) under c'ause (5) of section 62, is hereby notified for general information. The tax shall come into force three months from the date of publication of this notification :-

A tax on all backney carriages kept within municipal limits and plying for hire whether within or without the municipal limits at the rate of 8 annas per wheel per mensem.

ERRATUM.

No. 18679.—In Punjab Government notification No. 16868, dated 11th June 1921, read "Karor" for "Kasur."

No. 18681.—Punjab Government notification No. 783 (B. & C.-C.), dated 17th October 1888, is cancelled in so far as it relates to the Municipal Committee of Bhakkar in the Mianwali District.

FAZL-I-HUSAIN.

E. JOSEPH.

Minister for Education.

Secretary to Government, Punjab,

Transferred Departments.

The 11th July 1921.

No. 18741.—The Punjab Town Improvement Bill is published under section 18 of the Punjab Legislative Council Rules.

The sanction of the Government of India has been solicited and is awaited for such of the clauses of the Bill as require such sanction.

PUNJAB TOWN IMPROVEMENT BILL, 1921.

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THE SCHEDULE.

An Act for the improvement of certain areas.

WHEREAS it is expedient to make provision for the improvement and expansion of towns in the Punjab, it is hereby enacted as follows :--

CHAPTER I.

PRELIMINARY.

- (1) This Act may be called the Punjab Town Improvement Act, Title extent and . 1921 commencement.
- It extends to the whole of the Punjab. This section and section 65 shall come into force at once. The Local Government may, by notification, direct that the rest of the Act shall come into operation in the whole or
- any part of any municipality, and in any locality adjacent thereto, on such date as may be specified in such notification.
- 2. In this Act, unless there is something repugnant in the subject, or Definitions. context :-
 - (1) words and expressions not define 1 in this Act have the same meaning as in the Punish Municipal Act, 1911, as from time to time amended (hereinafter called the Municipal Act);
 - (2) "land" has the same meaning as in clause (a) of section 3 of the Land Acquisition Act, 1894;
 - (8) "building line" means a line (in rear of the street alignment) up to which the main wall of a building abutting on a projected street may lawfully extend;
 - (4) " street alignment " means lines forming the boundaries of a street dividing the same from lands adjoining on either side ;
 - (b) "tribunal" means a tribunal constituted under section 59;
 - (6) "Municipal Committee" means the Committee established in accordance with the provisions of the Punjab Municipal Act, 1911, for the Municipality to which or any part of which or to any locality adjacent to which the provisions of this Act have been extended under section 1(3);
 - (7) "Local area" means the area to which this Act has been extended and the area within which a Trust has been created for the purposes of carrying out the provisions of the Act;
 - (8) all references to anything done required, authorised, permitted, forbidden, or punishable, or to any power vested, under this Act shall include anything done, required, authorised,

permitted, forbidden, or punishable or any power vested-

- (a) by any provision of this Act; or
- (b) by any rule or scheme made under the provisions of this Act; or
- (c) under any provision of the Municipal Act which the Trust has by virtue of this Act power to enforce.

CHAPPER II.

CONSTITUTION OF TRUSTS.

- 3. The duty of carrying out the provisions of this Act in any local area Creation and incorchall, subject to the conditions and limitations hereinporation of Trust. after contained, be vested in a board to be called 'the (name of town) Improvement Trust 'here-inafter referred to as 'The Trust'; and every such board shall be a body corporate and have perpetual succession and a common seal, and shall by the said name sue and be sued.
- 4. (1) The Trust shall consist of seven Trustees, namely :---Constitution
 - (a) a Chairman,
 - (b) the President of the Municipal Committee,
 - (e) two other members of the Municipal Committee,
 - (d) three other persons.
- The Chairman and the three persons referred to in class (d) of sub-section (1) shall be appointed by the Local Government by notification.
- The President of the Municipal Com-
- mittee shall be a Trustee ex-officio.

 (4) The two members of the Municipal Committee referred to in clause (c) of subsection (1) shall be elected by the Municipal Committee.
- If the Municipal Committee does not, by such date as may be fixed by the Local Government, elect a person to be a Trustee, the Local Government shall by notification, appoint a member of the Municipal Committee to be a Trustee, and any person so appointed shall be deemed to be a Trustee as if he had been duly elected by the Municipal Committee.
- Of the three persons referred to in clause (d) of sub-section (1) not more than one shall be a Government servant.

Explanation .- For the purposes of this section the term Government servant does not include a Government treasurer, a person holding a purely honorary office or a person who has retired from the service of Government.

5. Any Trustee, other than an ex-officio Trustee, may at any time resign his office, provided that his resignation shall Resignation Trustees. not take effect until accepted by the Trust.

- 6. The term of office of the Chairman shall ordinarily be three years, provided that he may be removed from office by the Local Government at any time.
- 7. Subject to the foregoing provisions the term of office of every term of off
- 8. (I) The term of office of nominated and elected Trustees shall commence on such date as shall be notified in this behalf by the Local Government.
- (2) A person ceasing to be a member by reason of the expiry of his term of office shall, if otherwise qualified, be eligible for re-election or re-nomination.
- 9. The Chairman and any other Trustee shall receive such salary or remuneration as may be sanctioned by the Local Government.
- 10. (1) The Local Government may remove from the Trust any Trustee, other than an exofficio Trustee, who—
 - (a) refuses to act, or becomes incapable of acting, or absents himself for more than three consecutive months from the meetings of the Trust or of any committee appointed under this Act of which he is a member and is unable to explain such absence to the satisfaction of the Trust; or
 - (b) is an undischarged insolvent or has compounded with his creditor; or
 - (c) has been sentenced by a criminal
 Court to imprisonment for a
 term exceeding six months or to
 transportation, or has been ordered to find security for good behaviour under the Code of Criminal Procedure, such sentence
 or order not having subsequently
 been reversed or remitted or
 the offender pardoned; or
 - (d) has knowingly acquired or continued to hold without the permission in writing of the Local Government, directly or indirectly or by a partner, any share or interest in any contract or employment with, by or on behalf of the Trust; or
 - (e) has knowingly acted as a Trustee in a matter other than a matter referred to in clause (d) or (e) of sub-section (2) in which he or a partner had, directly or indirectly a personal interest, or in which he was professionally

- interested on behalf of a client, principal or other person; or
- (f) has acted in contravention of section 17; or
- (g) being a legal practitioner, in any suit or other proceeding, acts or appears on behalf of any other person in any criminal proceeding instituted by or on behalf of the Trust.
- (2) Provided that a person shall not be deemed for the purpose of sub-section (1) (d) to acquire, or continue to have, any share or in terest in a contract or employment by reason only of his—
 - (a) having a share or interest in any lease, sale or purchase of land or building, or in any agreement for the same, provided that such share or interest was acquired before he became a Trustee, or
 - (b) having a share in a joint stock company which shall contract with, or be employed by or on behalf of the Trust, or
 - (c) having a share or interest in a newspaper in which an advertisement relating to the affairs of the Trust is inserted, or
 - (d) holding a debenture or otherwise being interested in a loan raised by or on behalf of the Trust, or
 - (e) being retained by the Trust as a legal practitioner, or
 - (f) having a share or interest in the occasional sale of an article in which he regularly trades to the Trust, to a value not exceeding, in any one year, such amount as the Trust, with the sanction of the Local Government, may fix in this behalf.
- (3) The Local Government may remove from the Trust a Trustee who in its opinion has so flagrantly abused in any manner his position as a Trustee as to render his continuance as a Trustee detrimental to the public interest.
- (4) Provided that when the Local Government proposes to take action under the foregoing provisions of this section an opportunity of explanation shall be given to the Trustee concerned, and, when such action is taken, the reasons therefor shall be placed on record.
- 11. (1) A Trustee removed under clause

 Disabilities of Trustees removed under section 10.

 To descript of tion (1) of section 10, or under sub-section (3) of that section shall not be eligible for further election or nomination for a period of three years from the date of his removal.
- (2) A Trustee removed under clause (b) of sub-section (1) of section 10 shall not be so eligible until he has obtained his discharge or has paid his creditors in full, as the case may be.

- (3) A Trustee removed under any other provision of section 10 shall not be so eligible until he is declared to be no longer ineligible, and he may be so declared by an order of the Local Government.
- Filling of casual pointed by the Local Government becomes vacant by his resignation, removal or death, the Local Government shall appoint a person to fill the vacancy.
- (2) When the place of a Trustee elected under clause (a) of sub-section (1) of section 4 becomes vacant by his resignation, removal or death, the vacancy shall be filled, within two months of the existence of such vacancy being notified to the Municipal Committee by the Trust, in the manner provided by sub-section (4) of the same section, provided that if the Municipal Committee fails to elect a qualified person to fill the vacancy within the period prescribed above, the provisions of sub-section (5) of section 4 shall apply.
- (3) The term of office of a Trustee appointed for elected under this section shall be the remainder of the term of office of the Trustee in whose place he has been elected or appointed.

Provided that no person elected or appointed under sub-section (2) shall continue to be a Trustee after he has ceased to be a member of the Municipal Committee but he may so continue notwithstanding that the Trustee in whose place he was elected or appointed has ceased to be a member of the said Committee.

CHAPTER III.

PROCEEDINGS OF THE TRUST AND COMMITTEE.

- 13. (1) The Trust shall meet together and shall from time to time make such arrangements not inconsistent with this Act, with respect to the place, day, hour, notice, management and adjournment of such meetings, and generally with respect to the transaction of business, as it thinks fit, subject to the following provisions, namely—
 - (a) an ordinary meeting shall be held once at least in every month;
 - (b) the Chairman may, whenever he thinks fit, and shall upon the written request of not less than two Trustees call a special meeting;
 - (c) no business shall be transacted at any meeting unless at least three Trustees are present;
 - (d) every meeting shall if the Chairman be present, be presided over by him; if he be absent, by such one of the Trustees present as may be chosen by the meeting;
 - (e) all questions shall be decided by a majority of votes of the Trustees present and voting, the person presiding having a second or casting vote in all cases of equality of votes:
 - (f) if a poll be demanded, the names of

- the Trustees voting and the nature of their votes shall be recorded by the person presiding;
- (g) minutes shall be kept of the names of the Trustees present and of the proceedings at each meeting in a book to be provided for this purpose, which shall be signed at the next ensuing meeting by the person presiding at such meeting and shall be open to inspection by any Trustee during office hours.
- (2) No person shall be entitled to object to the minutes of any meeting unless he was present at the meeting to which they relate.
- 14. (1) The Trust may associate with itself

 Temporary associate with itself in such manner and for such period as may be prescribed by rules made under section 73 any persons whose assistance or advice it may desire in carrying out any of the provisions of the
- (2) A person associated with itself by the Trust under sub-section (1) for any purpose shall have a right to take part in the discussions of the Trust relative to that purpose but shall not have a right to vote at a meeting of the Trust, and shall not be a member of the Trust for any other purpose.
- Constitution and functions of Committees.

 Constitution and functions of Committees.

 Trust consisting of such persons of any of the following classes as it may think fit, namely:—

intory :---

- (i) Trustees;
- (ii) persons associated with the Trust under section 14;
- (iii) other persons whose assistance or advice the Trust may desire as members of such committees;

provided that no such committee shall consist of less than three persons, and that at least one Trustee shall be a member thereof.

- (2) The Trust may-
 - (a) refer to such committees, for inquiry and report, any matter relating to any of the purposes of this Act, and
 - (b) delegate to such committees by specific resolution, and subject to any rules made under section 73 any of the powers or duties of the Trust.
- 3) The Trust may, at any time, dissolve, or subject to the provisions of sub-section (1), alter the constitution of, any such committee.
- (4) Every such Committee shall conform to any instructions from time to time given to it by the Trust.
- (5) All proceedings of any such committee shall be subject to confirmation by the Trust.
- (6) Any person associated with the Trust under section 14 or appointed a member of a

ommittee of the Trust under clause (iii) of sub-section (1) shall be entitled to receive such remuneration either by way of monthly salary or by way of fees or partly in one of these ways and partly in the other as the Local Government may prescribe.

- Meetings of committees.

 Meetings of committees.

 Meetings of committees.

 but the Chairman of the
 Trust may, whenever he thinks fit, call a special meeting of any such committee, and shall
 call a special meeting of any such committee
 upon the written request of not less than two
 members thereof.
- (2) The Chairman may attend any meeting of a committee appointed under section 15 whether he is a member of such committee or not, and shall preside at every such meeting at which he is present; if he be absent, any Trustee present and being a member of such committee as may be chosen by the meeting, shall preside.
- (3) All questions at any meeting of such committee shall be decided by majority of votes of the members present and voting, the person presiding having a second or casting vote in all cases of equality of votes.
- (4) No business shall be transacted at any meeting of such committee when either less than two members or less than one-fourth of the members constituting such committee are present.

Trustees and associated members of Trust or committee not to take part in proceedings in which they are personally interested. 17. (1) A Trustee who—

- (a) has, directly or indirectly by himself or by any partner, employer, or employee, any such share or interest as is described in sub-section (2) of section 10, in respect of any matter, or
- (3) has acted professionally, in relation to any matter, on behalf of any person having therein any such share or interest as aforesaid,

shall not vote or take any other part in any proceedings of the Trust or any committee appointed under this Act relating to such matter.

- (2) If any Trustee, or any person associated with the Trust under section 14 or any other member of a committee appointed under this Act, has, directly or indirectly, any beneficial interest in any land situated in an area comprised in any improvement scheme framed under this Act, or in any area in which it is proposed to acquire land for any of the purposes of this Act,—
 - (s) he shall, before taking part in any proceeding at a meeting of the Trust or any committee appointed under this Act relating to such area, inform the person presiding at the meeting of the nature of such interest,

- (ii) he shall not vote at any meeting of the Trust or any such committee upon any resolution or question relating to such land, and
- (iii) he shall not take any other part in any proceeding at a meeting of the Trust or any such committee relating to such area if the person presiding at the meeting considers it inexpedient that he should do so.

Officers and servants.

- Fower to Trust to fix number and salaries of permanent servants and appointment of temporary servants in cases of emergency.

 The subject to such rules as the Local Government may make under section 72 (c) a Trust may from time to time fix the number and salaries of such permanent servants as it may think necessary and proper to assist in carrying out the purposes of this Act.
- (2) The Chairman in cases of emergency may appoint such temporary servants as in his opinion may be required for the purposes of this Act, and may direct that the salaries of such temporary servants fixed as the emergency may require shall be paid from the Trust fund:—

Provided that-

- (i) he shall not act under this subsection in contravention of any order of the Trust prohibiting the employment of temporary servants for any particular work, and
- (ii) every appointment made under this sub-section shall be reported at the next following meeting of the Trust.
- Power of appointment etc.

 Power of appointment etc.

 Power of appointment etc.

 and to any rules for the time being in force, the power of appointing, promoting, and granting leave to officers and servants of the Trust, and reducing, suspending, or dismissing them for mis conduct, and dispensing with their services for any reason other than misconduct, shall be vested—
 - (a) in the case of officers and servants whose monthly salary does not exceed three hundred rupees—in the Chairman, and
 - (b) in other cases—in the Trust :

Provided that any officer or servant in receipt of a monthly salary exceeding one hundred rupees who is reduced, suspended or dismissed by the Chairman may appeal to the Trust, whose decision shall be final.

20. The Chairman shall exercise supervision and control over the acts and proceedings of all officers and servants of the Trust; and, subject to the foregoing sections, shall dispose of all questions relating to the service of the said officers and servants and their pay, privileges and allowances.

- 21. (1) The Chairman may, by general or perial order in writing, delegate to any officer of the Trust any of the Chairman's powers, duties or functions under this Act or any rule made thereunder, except those conferred or imposed upon or vested in him by sections 13, 16, 22, 46 and 95 instituting and comprising cases and taking legal advice.
- (2) The exercise or discharge by any officer of any powers, duties or functions delegated to him under sub-section (1) should be subject to such conditions and limitations if any) as may be prescribed in the said order, and also to control and revision by the Chairman.

Supply of information to Government.

- Supply of information and documents to the Government and documents to the Government and documents to the Government and documents of the minutes of the proceedings of each meeting from the date on which the minutes of the proceedings of such meeting were signed as prescribed in section 13 (1) clause g).
- (2) If the Local Government so directs in any case, the Chairman shall forward to it a copy of all papers which were laid before the Trust for consideration at any meeting.
- (3) The Local Government may require the Chairman to furnish it with—
 - (a) any return, statement, estimate, statistics or other information regarding any matter under the control of the Trust, or
 - (b) a report on any such matter, or
 - (e) a copy of any document in the charge of the Chairman.

The Chairman shall comply with every such requisition without unreasonable delay.

CHAPTER IV.

SCHEMES UNDER THE ACT.

- 23. (1) Whenever it appears to any Trust
 Matters to be provided for by General
 I m provement
 Scheme or rebuilding
 scheme.
 - (a) any buildings which are used or are intended or likely to be used as dwelling places within its local area are unfit for human habitation, or
 - (6) danger is caused or likely to be caused to the health of the inhabitants of such local area or part thereof by reason of—
 - (i) the narrowness, closeness, or bad arrangement and condition of streets or buildings or groups of buildings in such local area or part thereof, or

- (ii) the want of light, air, ventilation or proper conveniences in such local area, or part thereof, or
- (iii) any other sanitary defects in such local area or part thereof

the Trust may pass a resolution to the effect that such local area or part thereof is in an insanitary locality and that "a General Improvement Scheme" ought to be framed in respect of such locality and may then proceed to frame such a scheme.

- (2) Whenever the Trust declares any local area or part thereof to be an insanitary locality within the meaning of this section, and is of opinion that having regard to the comparative value of the buildings in such local area or part thereof and the sites on which they are creeted it is undesirable to frame a general improvement scheme and the most satisfactory method of dealing with the local area or any part thereof is "a rebuilding scheme," it may proceed to frame such a scheme which may provide for the reservation of streets and the enlargement of existing streets; the relaying out of the sites of the local area or part thereof upon the streets so reserved or enlarged; the demolition of existing buildings and their appurtenances upon such sites; and the erection of buildings in accordance with the scheme.
- 24. (1) Whenever it appears to any Trust
 Street Schemes and
 Deferred Street
 Schemes.

 Street Schemes and Street
 Schemes.
 - (1) providing building sites, or
 - (b) remedying defective ventilation, or
 - (c) creating new or improving existing means of communication and facilities for traffic, or
 - (d) affording better facilities for conservancy

within its local area or part thereof it is expedient to lay out new streets, thoroughfares and open spaces, or alter existing streets, the Trust may pass a resolution to that effect, and shill then proceed to frame "a street scheme" which shall prescribe improved alignments for streets, thoroughfares and open spaces for such local area or part thereof as the Trust may think fit.

(2) Whenever it appears to such Trust that for any of the purposes mentioned in subsection (1) of this section within its local area or part thereof it is expedient to provide for the ultimate widening of any existing street by altering the existing alignments to improved alignments to be prescribed by the Trust, but that it is not expedient immediately to acquire all or any of the properties lying within the proposed improved alignments, the Trust, if satisfied of the sufficiency of its resources, may pass a resolution to that effect, and forthwith proceed to frame a "deferred street scheme" prescribing an alignment on each side of such street.

- Development and Expansion Schemes! for the purpose of development of any locality within the municipal limits contained in its local area, prepare a development scheme, and
- (ii) such Trust may, if it is of opinion that it is expedient and for the public advantage to promote and control the development of and to provide for the expansion of a municipality in any locality adjacent thereto, within the local area of such Trust prepare "an expansion scheme."
- (iii) "A development scheme" or "an expansion scheme" may provide for the lay out of the locality to be develo; ed the purposes for which particular portions of such locality are to be utilised the prescribed street alignment and the building line on each side of the streets proposed in such locality, the drainage of insanitary localities and such other details as may appear desirable.
- 26. If any Trust created under this Act is of opinion that it is expedient and for the public advantage to provide housing accommodation for any class of the inhabitants within its local area such Trust may frame a "Housing Accommodation Scheme" for the purpose aforesaid.
- 27. Whenever any Trust created under this ct considers it neces-The Re-housing sary that accommodation Scheme. should be provided for persons who are displaced by the execution of any scheme under this Act, or are likely to be displaced by the execution of any scheme which it is intended to submit to the Local Government for sanction under this Act it may frame " a Re-housing Scheme " for the construction, maintenance and management of such and so many dwellings and shops as it may consider ought to be provided for such persons.
- 28. (1) A scheme under this Act may combine one or more types of schemes a'd matters which may be provided for in schemes.
- (2) A scheme under this Act may, subject to any rules made by the Local Government under section 72 of this Act, provide for all or any of the following matters:—•
 - (1) The acquisition under the provisions of the Land Acquisition Act, 1894, as modified by the provisions of this Act, or the abandonment of such acquisition under the provisions of sections 55 and 56 of this Act, of any land or any interest in land necessary for or affected by the execution of the scheme, or adjoining any street thoroughfare or open space to be improved or formed under the scheme.
 - (2) The acquisition by agreement, by purchase, lease, exchange, or otherwise of such land or interest in land.

- (3) The retention, letting on hire, lease, sale, exchange or disposal otherwise of any land vested in or acquired by the Trust.
- (4) The demolition of obstructive buildings or portions of such buildings and the demolition or closure of buildings unfit for human habitation.
- (5) The relaying out of any land comprised in the scheme and the redistribution of sites belonging to owners of property comprised in the scheme.
- (6) The laying out and alteration of streets.
- (7) The provision of open spaces for the benefit of any locality comprised in the scheme or any adjoining locality and the enlargement or alteration of existing open spaces.
- (8) The raising, lowering or reclamation of any land vested in or to be asquired by the Trust for the purposes of the scheme, and the reclamation or reservation of land for market gardens, afforestation, the provision of fuel and grass supply, and other needs of the population.
- (9) The draining, water-supply and lighting of streets altered or constructed.
- (10) The provision of drains and sewers for the improvement of ill-drained and insanitary localities.
- (11) The sanitary arrangements required for the locality comprised in the scheme including the conservation of and prevention of injury or contamination to rivers or other sources or means of water supply.
- (12) The demolition of existing buildings and the construction and reconstructions of buildings by the Trust or by the owners or by the Trust in default of the owners.
- (13) The advance to the owners of land comprised within the scheme upon such terms and conditions as to interest and sinking fund and otherwise as may be prescribed under the scheme, of such sums as may be necessary to assist them to erect buildings in accordance with the scheme.
- (14) The provision of facilities for communication.
- (15) Any other matter for which in the opinion of the Local Government it is expedient to make provision with a view to the improvement of any locality in question or the general efficiency of the scheme.
- 29. Notwithstanding anything contained in the Municipal Act, whenever any street alignment on powers of Municipal Committee. the Trust in any scheme

under this Act with the sanction of the Local Government, the Municipal Committee, shall not have power to prescribe a regular line or a line of frontage for the street within the limits of the scheme, and any such line previously prescribed by the Committee within such limits shall cease to be the regular line or line of frontage of the street.

30. (1) When any building or part thereof projecting beyond or
adjacent to a street alignment or a building line duly
prescribed by the Trust has
fallen down, or been burnt

down or taken down, the Chairman may, by written notice, require or permit the same to be set back or forward, as the case may be, to the street alignment or building line.

- (2) When any building is set back or forward in pursuance of a requisition made under the preceding clause, the Trust shall forthwith make full compensation to the owner of the building for any damage or loss that he may sustain.
- (3) If the additional land, which will be included in the premises of any person required or permitted to set forward a building, or part thereof, belongs to the Trust, the requisition or permission of the Chairman to set forward the building shall be sufficient conveyance to the said owner of the said land, and the terms and conditions of the conveyance shall be set forth in the said requisition or permission.
- Prohibition building beyond street alignment.

 Pre-erect, add to or alter any building or so as to make the same project beyond a street alignment or building line duly prescribed by the Trust.
- (2) In any locality for which a development scheme or a town expansion scheme has been framed, if any person desires to erect, re-erect, add to or alter any building on his land so as to make the same project beyond a street alignment or a building line duly prescribed by the Trust, he shall apply to the Trust for permission to do so, and if the Trust refuses to grant permission to such person according to his application, and does not proceed to acquire such land within one year from the date of such refusal, it shall pay reasonable compensation to such person for any damage or loss sustained by him in consequence of such refusal.
- 32. (1) In any locality for which a deferred street scheme has been οŧ framed the owner of any Acquisit.on property affected by deferred street property affected by a street street alignment duly prescribed scheme. by the Trust may, at any time after the scheme has been sanctioned by the Local Government, give the Trust notice requiring it to acquire such property before the expiration of six months from the date of such notice, and the Trust shall acquire such property accordingly.

- (2) In any locality for which a deferred street scheme has been framed, before proceeding to acquire any property affected by a street alignment duly prescribed by the Trust other than property regarding which it has received a notice under the preceding clause, the Trust shall give six months' notice to the owner of its intention to acquire the property.
- 33. (1) A scheme under this Act may be framed upon an official representation.

 Official representation by the Municipal Committee or otherwise.
- (2) An official representation referred to in sub-section (1) may be made by the Municipal Committee—
 - (a) on its own motion, or
 - (b) on a written complaint by the health officer, or
 - (c) in respect of any area comprised in a Municipal ward, on a written complaint sigued by 25 or more inhabitants of such ward.
- (3) If the Municipal Committee decides not to make an official representation on any complaint made to it under clause (b) or clause (c) of sub-section (1), it shall cause a copy of such complaint to be seat to the Trust, with a statement of the reason for its decision.
- Consideration of official representation made under section 33, and if satisfied as to the truth thereof and as to the sufficiency of its resources, shall decide whether a scheme under this Act to carry such representation into effect should be framed forthwith or not, and shall forthwith intimate its decision to the Municipal Committee.
- (2) If the Trust decides that it is not necessary or expedient to frame a scheme under this Act forthwith, it shall inform the Municipal Committee of the reasons for its decision.
- (3) If the Trust fails, for a period of 12 months after the receipt of any official representation made under section 33, to intimate its decision thereon to the Municipal Committee, or if the Trust intimates to the Municipal Committee its decision that it is not necessary or expedient to frame a scheme of a type other than that recommended by the Municipal Committee, the Municipal Committee may, if it thinks fit, refer the matter to the Local Government.
- (4) The Local Government shall consider every reference made to it under sub-section (3) and
 - (a) if it considers that the Trust ought, in all the circumstances, to have passed a decision within the period, mentioned in sub-section (3) shall direct the Trust to pass a decision within such further period as the Local Government may think reasonable, or

- (b) if it considers that it is, in all the that a expedient circumstances, scheme should forthwith be framed, shall direct the Trust to proceed forthwith to frame a scheme. Such a direction may prescribe the type of scheme to be framed.
- Trust shall comply with every direction given by the Local Government under sub-section (4).
- 35. When framing a scheme under this Act in respect of any Matters to be conlocality, regard shall be had sidered when fram-ing improvement to-
 - (a) the nature and the conditions of neighbouring localities and of the town as a whole;
 - (b) the several directions in which the expansion of the town appears likely to take place; and
 - (e) the likelihood of a scheme under this Act being required for any other part of the town.

Preparation, pub-cation and translication and trans-mission of notice asimprovement of documents to applicants.

36. (1) When a schem under this Act has been framed, the Trust shall prepare a notice, stating-

- (a) the fact that the scheme has been framed.
- (b) the boundaries of the locality comprised in the scheme, and
- (c) the place at which particulars of the scheme, a map of the locality comprised in the scheme, and a statement of the land which it is proposed to acquire, may be seen at reasonable hours.

(2) The Trust shall-

- (a) cause the said notice to be published weekly for three consecutive weeks in the Gazette and in a local newspaper or newspapers (if any) with a statement of the period within which objections will be received, and
- (b) send a copy of the notice to the President of the Municipal Committee.
- (3) The Chairman shall cause copies of all documents referred to in clause (c) of subsection (1) to be delivered to any applicant on payment of such fees as may be prescribed by rule under section 73.
- 37. The President of any Municipal Committee to whom a copy of a notice has been sent under Transmission Trust of representa-tion by Committee as clause (b) of sub-section (2) of section 2f, shall, within a period of 60 days from improvement soheme. the receipt of the said copy,

forward to the Trust any representation which the Municipal Committee may think fit to make with regard to the scheme; provided that

where a scheme does not affect any existing building the period of 60 days shall be reduced to 30 days.

- 38. (1) During the thirty days next following the first day on Notice of proposed acquisition of land. which any notice is published under section 36 in respect of any scheme under this Act the Trust shall serve a notice on
 - every person whom the Trust has reason to believe after due enquiry to be the owner of any immoveable property which it is proposed to sequire in executing the scheme,
 - (b) the occupier (who need not be named)
 of each premises which the Trust proposes to acquire in executing the scheme.
 - (2) Such notice shall—
 - (a) state that the Trust proposes to acquire such property for the purposes of carrying out an improvement scheme, and
 - (b) require such person, if he dissents from such acquisition, to state his reasons in writing within a period of 60 days from the service of the notice; provided that where a scheme does not affect any existing building the period of 60 days shall be reduced to 30 days.
- (3) Every such notice shall be signed by, or by the order of, the Chairman.
- 39. The President of the Municipal Committee shall furnish the Furnishing of infor-mation available in Chairman at his request and on payment of such fees as Municipal records. may be prescribed by rule made under section 72 of this Act with a copy

of such information relating to a locality regarding which a notice has been published under section 36 as is available in the Municipal records.

40. Abandonment of cheme, or applica-tion to Local Government to associon

(1) After the expiry of the periods respectively prescribed under clause (a) of sub-section (2) of section 86, by section 87 and by clause (b) of subsection (2) of section 38,

in respect of any scheme under this Act, the Trust shall consider any objection, represent-ation and statement of dissent received thereunder, and after hearing all persons making any such objection, representation or dissent, who may desire to be heard, the Trust may either abandon the scheme or apply to the Local Covernment for sanction to the scheme with such modifications (if any) as the Trust may consider necessary.

- (2) Every application submitted under subsection (1) shall be accompanied by--
 - (a) a description of, and full particulars relating to, the scheme and com-plete plans and estimates of the cost of executing the scheme;
 - (b) a statement of the reasons for any modifications made in the scheme as originally framed.

- (c) a statement of objections (if any) received under section 36;
- (d) any representation received under section 37;
- (*) a list of the names of all persons (if any) who have dissented, under clause (b) of sub-section (2) of section 58, from the proposed acquisition of their property, and a statement of the reasons given for such dissent; and
- (1) a statement of the arrangements made or proposed by the Trust for the re-housing of persons likely to be displaced by the execution of the scheme, for whose re-housing provision is required.
- (3) When any application has been submitted to the Local Government under subsection (1), the Trust shall cause notice of the fact to be published for two consecutive weeks in the Gazette and in a local newspaper or newspapers (if any).
- 41. (1) The Local Government may sanction either with or without Power to sanction, modification, or may refuse return to sanction, or may return for reconsideration, scheme submitted to it under section 40.
- (2) If a scheme returned for reconsideration under sub-section (1) is modified by the Trust, it shall be republished in accordance with sec-
 - (a) in every case in which the modification affects the boundaries of the locality comprised in the scheme, or involves the acquisition of any land not previously proposed to be acquired; and
 - (b) in every other case, unless the modification is, in the opinion of the Local Government, not of sufficient importance to require republication.
- 42. (1) Whenever the Local Government sanctions a scheme under this of Notification Act itshall announce the fact, sauction of scheme. by notification, and, except in the case of a deferred street scheme, development scheme or town expansion scheme, the Trust shall forthwith proceed to execute the
- (2) The publication of a notification under sub-section (1) in respect of any scheme shall be conclusive evidence that the scheme has been duly framed and sanctioned.
- 43. At any time after a scheme under this Act has been sanctioned by Alteration of cchthe Local Government and eme after sanction. before it has been carried into execution, the Trust may alter it :-

Provided as follows :-

(a) if any alteration is estimated to increase the estimated net cost of

- Rs. 50,000 or 20 per cent. of such cost, such alteration shall not be made without the previous sanction of the Local Government.
- (b) if any alteration involves the acquisition, otherwise than by agreement, of any land the acquisition of which has not been sanctioned by the Local Government, the procedure prescribed in the foregoing sections of this chapter shall, so far as applicable, be followed as if the alteration were a separate scheme.
- 44. Any number of localities in respect of which the Trust has framed Combination or has proposed to frame schemes under this Act may at any time, be included in one combined scheme.

CHAPTER V.

POWERS AND DUTIES OF THE TRUST WHERE A SCHEME HAS BEEN SANOTIONED.

- 45. (1) Whenever any building, or any street or other land, or any Transfer to Trust part thereof which is vested of building or land vested in Municivested in Munici-pal Committee for in the Municipal Committee is required for executing any of scheme under this Act the scheme. Trust shall give notice accordingly to the President of the Municipal Committee, and such building, street, land or part shall thereupon vest in the Trust, subject in the case of any building to the payment to the Municipal Committee of such sum as may be required to compensate it for actual loss resulting from the transfer thereof to the Trust.
- (2) If any question or dispute arises as to the sufficiency of the compensation paid or proposed to he paid under sub-section (1), the matter shall be referred to the Local Government, whose decision shall be final.
- 46. (1) Whenever any street, or part thereof, which is not vested in the Transfer of pri-Municipal Committee is revate street or square quired for executing any to Trust for purposes scheme under this Act the of scheme. Trust shall cause to be affixed, in a conspicuous place in or near such street, or part, a notice signed by the Chairman,
 - (a) stating the purpose for which the street, or part is required, and
 - (b) declaring that the Trust will, on or after a date to be specified in the notice, such date being not less than thirty days after the date of the notice, take over charge of such street, or party from the owner thereof;

and shall simultaneously send a copy of such notice to the owner of such street or part, or executing a scheme by more than to the duly accredited agent of such owner

- (2) After considering and deciding all objections (if any) received in writing before the date so specified the Trust may take over charge of such street, or part from the owner thereof and the same shall thereupon vest in the Trust.
- (3) When the Trust alters or closes any street or part thereof which has vested in it under sub-section (2), it shall pay such sum as may be required to compensate the previous twner for actual loss resulting to him from such alteration or closure.
- (4) If the alteration or closing of any such street, or part causes special damage or substantial inconvenience to owners of property adjacent thereto, or to residents in the neighbourhood, the Trust—
 - (i) shall forthwith provide some other reasonable means of access for the use of persons who were entitled as of right to use such street, or part as a means of access to any property or place, and
 - (ii) if the provision of such means of access does not sufficiently compensate any such owner or resident for such damage or inconvenience, shall also pay him reasonable compensation in money.
- Provision of drain or waterwork to replace another situated on land vested in the Trust under section 45 or section 46.

 Trust under section 45 or section 46, no municipal drain or water-work therein shall vest in the Trust until another drain or water-work

(as the case may be), if required, has been provided by the Trust, to the satisfaction of the Municipal Committee, in place of the former drain or work.

- (2) If any question or dispute arises as to whether another drain or water-work is required, or as to the sufficiency of any drain or water-work provided by the Trust under subsection (I) the matter shall be referred to the Local Government, whose decision shall be final.
- 48. (1) Trust may turn, divert, discontinue the public use of, or

 Power of Trust permanently close, any street vested in it, or any part thereof.
- (2) Whenever the Trust discontinues the public use of, or permanently closes any street vested in it, or any part thereof, it shall pay reasonable compensation to every person who had an easement or right of way or light and air over, upon or from such street or part, and who by such discontinuance or closure has suffered special damage.
- (3) In determining the compensation payable to any person under sub-section (2), the Trust shall make allowance for any benefit accruing to him from the construction, provision or improvement of any other street at or

- about the same time that the public street or part thereof, on account of which the compenstation is paid, is discontinued or closed.
- (4) When any street vested in the Trust, or any part thereof, is permanently closed under sub-section (1), the Trust may sell or lease so much of the same as is no longer required.
- 49. (1) The provisions of sections 9), 97, 98, 99, 100, 101, 102, 104, 113, 114, 115, 116, 117, 118, 119, 120, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 154, 155, 156, 158, 159, 160, 164, 162, 163, 164, 165, 166, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 150, 181, 182, 191, 192, 193, 194, 195, 196, 199, 200, 201, 202, 203, 204, 205, 209, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229 and 230, Municipal Act, shall, so far as may be consistent with the tenour of the Act, apply to all localities in respect of which a scheme under this Act is in

Powers under the Municipal Act vested in the trust.

force; and for the period during which such scheme remains in force; and all

reference in the said sections to the Municipal Committee or to the President, or to any officer of the Municipal Committee, shall be construed as referring to the Trust which, in respect of any such localities, may alone exercise and perform all or any of the powers and functions which under any of the said chapters and sections might have been exercised and performed by the Municipal Committee or by the President or by any officer of the Municipal Committee:

Provided that the Trust may delegate to the Chairman or to any officer of the Trust all or any of the powers conferred by this section.

- (2) The Trust may make bye-laws for any locality outside the limits of the Municipality comprised in a scheme under this Act—
 - (a) generally for carrying out the purposes of this Act, and
 - (b) in particular and without prejudice to the generality of the aforesaid powers, regarding any of the matters referred to in sections 188, 189 and 190 of the Municipal Act.

FACILITIES FOR MOVEMENT OF POPULATION.

- Power of the Trust for facilitating movement of population.

 Power of population.

 Power of the Trust for facilitating movement of population.

 Trust may from time to time
 - (i) subject to any conditions it may think fit to impose—
 - (a) guarantee the payment, from
 the funds at its disposal, of
 such sums as it may think
 fit, by way of interest on
 capital expanded on the construction, maintenance or
 working of means of locomotion, or

- (b) make such payments as it may think fit from the said funds, by way of subsidy to persons undertaking to provide, maintain and work any means of locomotion, or
- (2) either singly or in combination with any other persons construct, maintain and work any means of locomotion, under the provisions of any law applicable thereto, or
- (3) construct, or widen, strengthen or otherwise improve, bridges:

Provided that no grantee or subsidy shall be made under clause (1), and no means of locomotion shall be constructed, maintained or worked under clause (2), without the sanction of the Local Government.

SERVEYS.

Power to make The Trust may—surveys or contribute towards their cost.

- (a) cause a survey of any land to be made, whenever it considers that a survey is necessary or expedient for carrying out any of the purposes of this Act, or
- (b) contribute towards the cost of any such survey made by any other local authority.

POWER OF ENIRY.

- 52. (1) The Chairman may, with or without assistants or workmen, enter into or upon any land in order—
 - (a) to make any inspection, survey, measurement, valuation or inquiry,
 - (b) to take levels,
 - (c) to dig or bore into sub-soil,
 - (d) to set out boundaries and intended lines of work,
 - (e) to mark such levels, boundaries and lines by marks and cutting trenches,
 - (1) to do any other thing,

whenever it is necessary to do so for any of the purposes of this Act or any rule made or scheme sanctioned hereunder or any scheme which the Trust intends to frame hereunder:—

Provided as follows:—

- (a) except when it is otherwise specially provided by a rule no such entry shall be made between sunset and suprise:
- (b) except when it is otherwise specially provided by a rule no building which is used as a human dwelling shall be so entered, unless with the consent of the occupier thereof, without giving the said occupier at least twenty-four hours' previous written notice of the intention to make such entry;

- (c) sufficient notice shall in every instance
 be given, even when any premises
 may otherwise be entered without
 notice, to enable the inmates of
 any apartmant appropriated to
 females to remove to some part of
 the premises where their privacy
 need not be disturbed;
- (d) due regard shall always be had, so far as may be compatible with the exigencies of the purpose for which the entry is made, to the social and religious usages of the occupants of the premises entered.
- (2) Whenever the Chairman enters into or upon any land in pursuance of sub-section (1), he shall at the time of such entry pay or tender payment for all necessary damage to be done as aforesaid; and, in case of dispute as to the sufficiency of the amount so paid or tendered, he shall at once refer the dispute to the Trust, whose decision shall be final.
- (3) It shall be lawful for any person authorised under sub-section (1) to make an entry for the purpose of inspection or search to open or cause to be opened a door, gate or other barrier—
 - (a) if he consider the opening thereof necessary for the purpose of such entry, inspection or such, and
 - (b) if the owner or occupier is absent, or being present refuses to open such door, gate or barrier.

Reference of disputes to Tribunal.

58. (1) If any question or dispute arises—

- (a) between the Trust and the previous owner of any street or part thereof which has vested in the Trust under section 46 and has been altered or closed by it, as to the sufficiency of the compensation paid or proposed to be paid under subsection (3) of that section, or
- (b) between the Trust and any person who was entitled as of right, to use as a means of access any street or part thereof which has vested in the Trust under section 48—
- (i) as to whether the alteration or closing of such street or part causes special damage or substantial inconvenience to owners of property adjacent thereto or to residents in the neighbourhood, or
- (ii) as to whether the other means of access provided or proposed to be provided under sub-section (4) of the said section 46 are reasonably sufficient, or
- (iii) as to the sufficiency of any compensation paid or proposed to be paid under the said sub-section (4), or

(c) between the Trust and any person as to the sufficiency of any compen-* sation paid or proposed to be paid to him under sections 31. 32, 48 or 101, the matter shall be determined by the Tribunal, if referred to it either by the Trust or by the claimant within a period of three months from the date on which the said person was informed of the decision of the Trust fixing the amount of compensation to be paid to him or of the rejection of his claim to compensation by the Trust, and the determination of the Tribunal, shall be final:

Provided that the Tribunal shall not entertain the application of any claimant who has not applied to the Trust for compensation within three months of the date on which his claim to compensation accrued.

- (2) The provisions of sections 5% and 12 of the Limitation Act shall be applicable in determining whether any claim shall be entertained.
- (3) If a reference to the Tribunal be not made within the period prescribed by subsection (1), the decision of the Trust shall be final.
- (4) For the purpose of determining any matter referred to it under sub-section (1), the Tribunal shall, have all the powers with regard to witnesses, documents and costs which it would have if the Land Acquisition Act, 1894, as modified by section 56 of this Act, were applicable to the case.

Vesting in Committee of streets laid out or altered, and open spaces provided by the Truet under a scheme.

54. (1) Whenever the Municipal Committee is satisfied—

- (a) that any street laid out or altered by the Trust has been duly levelled, paved, metalled, flagged, channelled, sewered and drained in the manner provided in the plans sanctioned by the Local Government under this Act, and
- (b) that such lamps, lamp-posts and other apparatus as the Municipal Committee consider necessary for the lighting of such street and as ought to be provided by the Trust have been so provided, and
- (c) that water and other sanitary conveniences ordinarily provided in a municipality have been duly provided in such street,

the Municipal Committee after obtaining the assent of the Trust, or failing such assent, the assent of the Local Government under sub-section (3), shall by a written notice affixed in some conspicuous position in such street, declare the street to be a public street; and the street shall thereupon vest in the Municipal Committee and shall thenceforth be maintained, kept in repair, lighted and classed by the Municipal Committee.

(2) When any open space for purposes of ventilation or recreation has been provided by the Trust in executing any scheme under this Act, it shall, on completion, be transferred to the Municipal Committee by resolution of the Trust and shall thereupon vest in, and be maintained at the expense of the Municipal Committee:

Provided that the Municipal Committee may require the Trust, before any such open space is so transferred, to enclose, level, turf, drain and lay out such space and provide footpaths therein and, if necessary, to provide lamps and other apparatus for lighting it.

(3) If any difference of opinion arises between the Trust and the Municipal Committee in respect of any matter referred to in the foregoing provisions of this section, the matter shall be referred to the Local Government, whose decision shall be final.

CHAPTER VI.

Acquisition, tribunals and application of Act to other authorities.

- Abandonment of acquisition in consideration of special payment.

 Abandonment of acquisition in consideration of special payment.

 This Act the Local Government has sanctioned the acquisition of land which is not required for the execution of the schome the owner of the land, or any person having an interest therein, may make an application to the Trust, requesting that the acquisition of land should be abandoned in consideration of the payment by him a sum to be fixed by the Trust in that behalf.
- (2) The Trust shall admit every such application if it—
 - (a) reaches it before the time fixed by the Collector, under section 9, of the Land Acquisition Act, 1894, for making claims in reference to the land, and
 - (b) is made by any person who either owns the lands, is mortgages thereof, or holds a lease thereof with an unexpired period of seven years to run.
- (3) The Trust may admit any such application presented by any other person having an interest in the laud.
- (4) On the admission by the Trust of any such application, it shall forthwith inform the Collector, and the Collector shall thereupon stay for a period of three months all further proceedings for the acquisition of land, and the Trust shall proceed to fix the sum in consideration of which the acquisition of the land may be abandoned.
- (5) Within the said period of three months, or, with the permission of the Trust, at any time before the Collector has taken possession of the land under section 16 of the Land Acquisition Act, 1894, the person from whom the Trust has arranged to accept the sum so

fixed may, if the Trust is satisfied that the security offered by him is sufficient, execute an agreement with the Trust, either—

- (s) to pay the said sum three years after the date of the agreement, or
- (ii) to leave the said sum outstanding as a charge on his interest in the land, subject to the payment of interest at a rate to be agreed upon by such person and the Trust until the said sum has been paid in full and to make the first annual payment of such interest four years after the date of the agreement:

Provided that the Trust may, at any time before the Collector has taken possession of the land under section 16 of the Land Acquisition Act, 1894, accept immediate payment of the said sum instead of an agreement as aforesaid.

- (6) When any agreement has been executed in pursuance of sub-section (5), or when any payment has been accepted in pursuance of the provise to that sub-section in respect of any land, proceedings for the acquisition of the land shall be deemed to be abandoned.
- (7) Every payment due from any person under any agreement executed under sub-section (5) shall be a charge on the interest of that person.
- (8) If any instalment of interest payable under an agreement executed in pursuance of clause (i:) of sub-section (5) be not paid on the date on which it is due, the sum fixed by the Trust under sub-section (4) shall be payable on that date, in addition to the said instalment.
- (9) At any time after an agreement has been executed in pursuance of clause (ii) of sub-section (5), any person may pay off the charge created thereby, with interest, at the agreed rate, up to the date of such payment.
- (10) When an agreement in respect of any land has been executed by any person in pursuance of sub-section (5), no suit with respect to such agreement shall be brought against the Trust by any other person (except an heir, executor or administrator of the person first aforesaid) claiming to have an interest in the land.
- (11) When an agreement in respect of any land has been executed by any person in pursuance of sub-section (5), and any money payable in pursuance of that sub-section is not duly paid, the same shall be recoverable by the Trust (together with interest, up to the date of realization, at the agreed rate), from the said person or his successor in interest in such land in the manner provided by section 222 of the Municipal Act,

and, if not so recovered, the Chairman may, after giving public notice of his intention to do so, and not less than one month after the publication of such notice sell the interest of the said person or successor in such land by public auction, and may deduct the said money

and the expenses of the sale from the proceeds of the sale, and shall pay the balance (if any) to the defaulter.

- Agreement or payment under section 55 not a bar to acquisition under a fresh declaration.

 any of the purposes of this Act, the agreement or payment shall not be deemed to prevent the acquisition of the land in pursuance of a fresh declaration published under section 6 of the Land Acquisition Act, 1894.
- Tribunal to be constituted as provided in section 59 for the purpose of performing the functions of the Court in reference to the acquisition of land for the Trust, under the Land Acquisition Act, 1894.
- 58. For the purpose of acquiring land Modification of the Land Acquisition Act, 1894.
 - (a) the Tribunal shall (except for the purposes of section 54 of that Act), be deemed to be the Court, and the President of the Tribunal shall be deemed to be the Judge, under the said Act;
 - (b) the said Act shall be subject to the further modifications indicated in the Schedule to this Act:
 - (c) the President of the Tribunal shall have power to summon and enforce the attendance of witnesses, and to compel the production of documents, by the same means, and (so far as may be) in the same manner as is provided in the case of a Civil Court under the Code of Civil Procedure, 1908; and
 - (d) The award of a Tribunal shall be deemed to be the award of the Court under the said Land Acquisition Act, 1894, and shall be final.
- 59. (1) The Tribunal shall consist of a Constitution of President and two assestribunal.
- (2) The President of the Tribunal shall be either—
 - (a) a member of the judicial branch of the Imperial or Provincial Civil Service, of not less than ten years' standing in such service, who has for at least three years served as District Judge or held judicial office not inferior to that of a Senior Subordinate Judge; or
 - (b) a barrister, advocate or pleader of not less than ten years' standing who has practiced as an advocate or pleader in the High Court of Judicature at Lahore.
- (3) The President of the Tribunal and one of the assessors shall be appointed by the Local Government, and the other assessor shall be

appointed by the Municipal Committee or in default of appointment by the Municipal Committee within two months of their being asked by the Local Government to make such appointment, by the Local Government:

Provided that no person shall be eligible for appointment as a member of the Tribunal if he is a Trustee or would, if he were a Trustee, be liable to removal by the Local Government under section 10.

- (4) The term of office of each member of the Tribunal shall be two years but any member shall, subject to the provise to sub-section (3), be eligible for re-appointment at the end of that term.
- (5) The Local Government may, on the ground of incapacity or misbehaviour, or for any other good and sufficient reason, cancel the appointment of any person as a member of the Tribunal.
- (6) When any person ceases for any reason to be a member of the Tribunal, or when any member is temporarily absent in consequence of illness or any unavoidable cause, the authority which appointed him shall forthwith appoint a fit person to be a member in his place. Where the authority so appointing was the Municipal Committee and the Municipal Committee fails to make a fresh appointment within two months of being asked to do so by the Local Government, the appointment may be made by the Local Government, the appointment may be made by the
- Remuneration of members of Tribunal shall be entitled to receive such remuneration, either by way of monthly salary or by way of fees, or partly in one of those ways and partly in the other, as the Local Government may prescribe.
- 61. (1) The President of the Tribunal shall, from time to time, prepare a statement showing—
 - (a) the number and grades of the clerks and other officers and servants whom he considers should be maintained for carrying on the business of the Tribunal,
 - (b) the amount of the salary to be paid to each such officer and servant.
- (2) All statements prepared under sub-section
 (1) shall be subject to the previous sanction of the Local Government.
- (3) Subject to any directions contained in any statement prepared under sub-section (1), and to rules made under section 72, the power of appointing, promoting and granting leave to officers and servants of the Tribunal, and the power of reducing, suspending or dismissing them, shall vest in the President of the Tribunal.
- Mode of payment. tion 60 for members of the Tribunal and the salaries, leave allowances and acting allowances prescribed under this Act for officers and servants of the Tribunal, shall be paid by the Trust to the President of the Tribunal for distribution.

- Powers to make rules for Tribunal.

 Powers to make rules for Tribunal.

 Powers to make rules, not repugnant to the Code of Civil Procedure, 1908, for the conduct of business by Tribunals established under this Act.
- (2) All such rules shall be published by notification.
- Award of Tribunal how to be determined.

 Award to be made by the Tribunal under the Land Acquisition Act, 1894—
 - (a) If there is any disagreement as to the measurement of land, or to the amount of compensation or costs to be allowed, the opinion of the majority of the members of the Tribunal shall prevail;
 - (b) notwithstanding anything contained in the foregoing clause, the decision on all questions of law and title and procedure shall rest solely with the President of the Tribunal, and such questions may be tried and decided by the President in the absence of assessors unless the President considers their presence necessary.
- (2) Every award of the Tribunal, and every order made by the Tribunal for the payment of money, shall be enforced by a Court of Small Causes within the local limits of whose jurisdiction it was made as if it were a decree of that Court.
- 65. (1) Whenever a Municipal Committee or other local authority acApplication of Act to acquisition by other local authorities.

 Output

 Description:

 O
 - (i) laying out new public streets in any locality whether previously built upon or not;
 - (ii) constructing new buildings and laying out of compounds attached thereto, abuilting on such new public streets in any locality, whether previously built upon or not;
 - (iii) reclaiming unhealthy or insanitary localities—
 - (a) the modifications of the Land Acquisition Act contained in the Schedule of this Act shall, so far as they are applicable, apply to every such acquisition;
 - (b) the Local Government may constitute a Tribunal in accordance with section 59, and the provisions of sections 56 to 65, and of section 72 so far as it relates to the Tribunal, shall thereupon apply to such acquisition.
- (2) If the Local Government does not constitute a Tribunal in accordance with clause (6) of sub-section (1), all references to the Tribunal in the Schedule shall be construed as referring to the Court.

CHAPTER VII.

FINANCE.

- Power of Trust to borrow money.

 Power of Trust to borrow money.

 Authorities Loans Act, 1914, for the purpose of borrowing money under that Act and the making and execution of any scheme under this Act shall be deemed to be a work which such local authority is legally authorized to carry out.
- Contribution by Municipal Committee shall pay to the Trust so long as the Trust is concerned with the improvement of a locality within the limits of the Municipality an amount equal to 2 per cent. of the income of such Committee.
- Custody and investment of Trust shall be kept in such treasury, sub-treasury, sub-treasury, sub-treasury, sub-treasury, sub-treasury, sub-treasury or bank.
- (2) In places where there is no such treasury or sub-treasury or bank, such moneys may be kept with a banker or person acting as a banker, who has given such security for the safe custody, and repayment on demand of the sum as kept as the Local Government may in each case think sufficient.
- (3) Provided that nothing in the foregoing provisions of this section shall be deemed to preclude a Trust from, with the previous sanction of the Local Government, investing any such moneys which are not required for immediate expenditure in any of the securities described in section 20 of the Indian Trust Act, 1884, or placing them in fixed deposit with a bank approved by the Local Government.
- Procedure if the Trust fails to repay any loan taken in pursuance of section 66, or any interest or costs due in respect thereof, according to the conditions of the loan the Local Government shall make such payments and may attach the rents and other income of the Trust; and thereupon the provisions of section 5 of the Local Authorities Loans Act, 1914, shall, with all necessary modifications, be deemed to apply.
- Procedure if Chairman of Board fails to make any payment due to Accountant General.

 such extent as may be necessary for the purpose of recovering a payment made under section 69.

 Government may further impose or increase a tax on the annual value of buildings or lands or of both described in section 61 (B) (A) of the Municipal Act, to purpose of recovering a payment made under section 69.
- 71. All moneys paid by the Local Government shall constitute a charge upon the property of the Trust.

CHAPTER VIII.

RULES.

- 72. In addition to the power conferred by section 63, the Local Government to make rules consistent with this Act and applicable to all Trusts or any Trust—
 - (a) as to the authority on which money may be paid from the Trust funds,
 - (b) for fixing the charge to Le made for a copy of, or extracts from, the municipal records turnished to the Chairman under section 39.
 - (c) as to the conditions on which officers and servants of the Trust appointed to offices requiring professional skill may be appointed, suspended or disnissed, and as to the qualifications upon which and the maximum and minimum rates of salary at which such officers and servants may be appointed,
 - (d) as to the intermediate office or offices (if any) through which correspondence between the Trust and the Local Government or officers of that Government shall pass,
 - (e) as to the accounts to be kept by the Trust, as to the manner in which such accounts shall be audited and published, and as to the powers of auditors in respect of disallowance and surcharge,
 - (f) as to the authority by whom, the conditions subject to which and the mode in which contracts may be entered into and executed on behalf of the Trust,
 - (g) as to the preparation of estimates of income and expenditure of the Trust and as to the authority by whom and the conditions subject to which such estimates may be sanctioned,
 - (4) as to the returns, statements, and reports to be submitted by Trusts,
 - (i) to prescribe and define the mutual relations to be observed between the Trust and other local authorities in any matter in which they are jointly interested,
 - (i) for regulating the grant of leave of absence, leave allowances and acting allowances to the officers and servants of the Trust and of the Tribunal,
 - (k) for establishing and maintaining a provident or annuity fund, for compelling all or any of the officers in the service of the Trust or of the Tribunal (other than any servant of the Government in respect

of whom a contribution is paid under section 98) to contribute to such fund at such rates and subject to such conditions as may be prescribed by such rules and for supplementing such contributions out of the funds of the Trust:

- Provided that a Government servant employed as officer or servant of the Tribunal shall not be entitled to leave or leave allowances otherwise than as may be prescribed in any general or special orders of the Government.
- (i) for determining conditions under which the officers and servants of the Trust or of the Tribunal, or any of them, shall on retirement receive gratuities or compassionate allowances; and the amount of such gratuities and compassionate allowances:
- Provided that it shall be at the discretion of the Trust or of the Tribunal, as the case may be, to determine whether all such officers and servants or any, and if so which of them, shall become entitled on retirement to any such gratuities or compassionate allowances as aforesaid:
- (m) generally for the guidance of Trust and public officers in all matters connected with the carrying out of the provisions of this Act.
- 73. Every Trust may from time to time with the previous sanction of the Local Government make rules consistent with this Act and with any rules made under this Act by the Local Government:
 - (a) for fixing the amount of security to be furnished by any officer and servant of the Trust from whom it may be deemed expedient to require security,
 - (b) for associating members with the Trust under section 14,
 - (c) for appointing persons (other than Trustees and persons associated with the Trust under section 14) to be members of committee under section 15,
 - (d) for regulating the delegation of powers or duties of the Trust to committees or to the Chairman,
 - (e) for the guidance of persons employed by it under this Act,
 - (f) for prescribing the fees payable for copies of documents delivered under sub-section (3) of section 36 or under section 74,
 - (g) for the management, use and regulation of dwellings constructed under any scheme under this Act,
 - (h) generally for carrying out the purposes of this Act.

- 74. (1) The Chairman shall cause all rules made under section 72 or section 73 and for the time being in force to be printed and shall cause printed copies thereof to be delivered to any applicant on payment of such fee as may be prescribed.
- (2) Notice of the fact of copies of rules being obtainable at the said price and of the place where and the person from whom the same are obtainable shall be given by the Chairman by advertisement in a local newspaper or newspapers (if any).
- 75. The Local Government may, after previous publication of its

 Power of Local Government to intention, reseind any rule made by the Trust which it has sanctioned, and thereupon the rule shall cease to have effect.

CHAPTER IX.

PROCEDURE AND PENALTIES.

Signature and service of notices or bills.

- Stamping signature of the Chairman or of any officer or servant of the Chairman of the Chairman or of such officer or servant of the Chairman or of such officer or servant, as the case may be stamped thereupon.
- 77. Subject to the provisions of this Act,

 every public notice required under this Act, shall be deemed to have been given if it is published in some local newspaper (if any) and posted upon a notice board to be exhibited for public information at the building in which the meetings of the Trust are ordinarily held.
- 78. (1) Every notice other than a public notice, and every bill, issued under this Act shall, unless it is under this Act otherwise expressly provided, be served or presented:—
 - (a) by giving or tendering the notice or bill or sending it by post registered to the person to whom it is addressed, or
 - (b) if such person is not found, then by leaving the notice or bill at his last known place of abode, if within municipal limits, or by giving or tendering it to some adult male member or servant of his family, or by causing it to be fixed on some conspicuous part of the buildings or land (it any) to which it relates.
- (2) When a notice is required or permitted under this Act to be served upon an owner or occupier of a building or land, it shall not be necessary to name the owner or occupier therein, and the service thereof, in cases not otherwise specially provided for in this Act, shall be effected either—

- (a) by giving or tendering the notice, or sending it by post, to the owner or occupier, or if there be more owners or occupiers than one, to any one of them, or
- (b) if no such owner or occupier is found, then by giving or tendering the notice to an adult male member or servant of his family, or by causing the notice to be fixed on some conspicuous part of the building or land to which the same relates.
- (3) Whenever the person on whom a notice or bill is to be served is a minor, service upon his guardian or upon an adult male member or servant of his family shall be deemed to be service upon the minor.
- Disobedience to any person is required to do or to refrain from doing anything, a person who fails to comply with such requisition shall if such failure is not an offence punishable under any other section, be liable on conviction by a Magistrate to a fine not exceeding five hundred rupees for every such failure, and, in the case of a continuing breach, to a further fine which may extend to five rupecs for every day after the date of the first conviction during which the offender is proved to have persisted in the breach.
- Powers of Trust to execute works on failure to comply with notice moveable or immoveable, public or private, or to provide or do or refrain from doing anything within a time specified in the notice, and if such person fails to comply with such notice, then the Trust may cause such work to be executed or such thing to be provided or done, and may recover all expenses incurred by it on such account from the said person in the manner provided by section 222 of the Municipal Act.
- Libality of occupier to pay in default of owner.

 Libality of occupier to pay in default of owner.

 May (whether any action or other proceeding has been brought or taken against such owner or not) require the person (if any) who occupies such property or a part thereof under such owner, to pay to the Trust instead of to the owner the rent payable by him in respect of such property, as it falls due, up to the amount recoverable from the owner under section 80; and any such payment made by the occupier to the Trust shall, in the absence of any contract between the owner and the occupier to the contrary, be deemed to have been made to the owner of the property.
- (2) For the purpose of deciding whether action should be taken under sub-section (1) the Trust may require an occupier of property

- to furnish information as to the sum payable by him as rent on account of such property and as to the name and address of the person to whom it is payable; and if the occupier refuses to furnish such information he shall be liable for the whole of the expenses as if he were the owner.
- (3) All money recoverable by the Trust under this section shall be recoverable in the manner provided by section 222 of the Municipal Act.
- Right of occupier to execute works in default of owner.

 Bight of occupier to execute works in default of owner.

 Bight of occupier to execute works in default of owner.

 Be executed by him the occupier of such building or land may, with the approval of the Trust, cause such work to be executed and the expense thereof shall, in the absence of any contract to the contrary, be paid to him by the owner, or the amount may be deducted out of the rent from time to time becoming due from him to such owner.
- Procedure upon opposition to execution by occupier.

 a notice issued under this Act, the occupier refuses to allow such owner to take such action, the owner may apply to a Magistrate.
- (2) The Magistrate upon proof of such refusal may make an order in writing requiring the coupler to allow the owner to execute all such works, with respect to such building or land, as may be necessary for compliance with the notice and may also, if he thinks fit, order the occupier to pay to the owner the costs relating to such application or order.
- (3) If, after the expiration of eight day⁸ from the date of the Magistrate's order, the occupier continues to refuse to allow the owner to execute such work, the occupier shall be liable, upon conviction, to a fine which may extend to twenty-five rupees for every day during which he has so continued to refuse.
- (4) Every owner, during the continuance of such refusal, shall be discharged from any penalties to which he might otherwise have become liable by reason of his default in executing such works.
- Recovery of cost of work b, the coupier.

 Building or land has, in compliance with a notice issued under this Act, executed a work for which the owner of such building or land is responsible either in pursuance of the contract of tenancy or by law, he shall, in the absence of any contract to the contrary be entitled to recover from the owner by deduction from the rent payable by him or otherwise the reasonable cost of such work.
- Recovery of expenses incurred by the Trust in effecting any removal under section 173 of the Municipal Act as applied by section 49 of th:

Act, or, in the event of a written notice under section 116 of that Act not being complied with, under section 80 of this Act, shall be recoverable by sale of the materials removed, and if the proceeds of such sale do not suffice, the balance shall be recoverable from the owner of the said materials in the manner provided by section 222 of the Municipal Act.

Relief to agents receiving, or being entitled to receive, the rent of immovable property as trustee or agent of a person or society would, under this Act, be bound to discharge an obligation imposed by this Act on the owner of the property [and] for the discharge of which money is required he shall not be bound to discharge the obligation unless he has, or but for his own improper act or default might have had, in his hands funds belonging to the owner sufficient for the purpose.

(2) When an agent or trustee has claimed and established his right to relief under this section, the Trust may give him notice to apply to the discharge of such obligation as aforesaid the first moneys which come to his hands on behalf or for the use, of the owner, and should he fail to comply with such notice, he shall be deemed to be personally liable to discharge such obligation.

Application of section 222, Municipal Act, it is provided that any sum shall be recoverable in the manner provided by section 222 of the Municipal Act, then in applying the provisions of that section all references to the Municipal Committee shall be construed as

Penalty for removing fence, etc., in out lawful authority:—

referring to the frust.

- (a) removes any fence, or any timber used for propping or supporting any building, wall or other thing, or extinguishes any light set up at any place where the surface of a street or other ground has been opened or broken up by the Trust for the purpose of carrying out any work, or
- (b) infringes any order given, or removes any bar, chain or post fixed by the Trust for the purpose of closing any street to traffic,

he shall be punishable with fine which may extend to fifty rupees.

89. If any person without the permispose of the Trust erect, respections 29, 30 and 32.

Solutions 30 and 32 the Chairman of the Trust may, by a written notice,—

(a) direct that the building, alteration or addition be stopped and

(b) require such building, alteration or addition to be altered or demolished as he may deem necessary.

Penalty for obstructing contractor or removing mark.

- (a) obstructs, or molests any person with whom the Trust has entered into a contract in the performance or execution by such person of his duty or of anything which he is empowered or required to do under this Act, or
- (b) removes any mark set up for the purpose of indicating any level or direction necessary to the execution of works authorized under this Act,

he shall be punishable with fine which may extend to two hundred rupees, or with imprisonment for a term which may extend to two months.

Disposal of Fives and Damages

Fines and damages realized in connection with prosecutions under this Act shall be paid to the Trust.

CHAPTER X.

SUPPLEMENTAL PROVISIONS.

92. Every trustee, and every officer and servant of the Trust, and every member and officer and servant.

servant of the Tribunal, shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code.

Co-stributions towards leave allowances and pensions of Government servants.

Shall be liable to pay such contributions for the leave allowances and pensions of Government servants.

Shall be liable to pay such contributions for the leave allowances and pension of any Government servant employed as Chairman or as an officer or servant of the Trust, or as a member or

officer or servant of the l'ribunal, as may be prescribed in any general or special orders of the Government.

LEGAL PROCEEDINGS.

Authority for prosecutions.

Authority for prosecutions.

Authority for prosecutions.

The complaint of, or apon information received from the Trust or so ne person authorized by the Trust by general or special order in this behalf.

Powers of Chairman as to institution, etc., of legal proceedings and obtaining legal advice

95. The Chairman may, subject to the control of the Trust—

- (a) institute, defend or withdraw from legal proceedings under this Act,
- (b) compound any offence against this Act.

(c) admit, compromise or withdraw any claim made under this Act, and

(d) obtain such legal advise and assistance as he may from time to time think it necessary or expedient to obtain, or as he may be desired by the Trust to obtain, for any of the purposes referred to in the foregoing clauses of this section, or for securing the lawful exercise or discharge of any power or duty vested in or imposed upon the Trust or any officer or servant of the Trust.

Indemnity
Trust, etc.

Indemnity
Trust, etc.

Indemnity
Trust, etc.

Indemnity
Trust, or any Trustee, or
any officer or servant of the
Trust, or any person acting
to the Trust or of the
Chairman or of any officer or servant of the
Trust in respect of anything layfully and in
good faith and with due care and attention
done under this Act.

(1) No suit shall be instituted against the Trust or any Trustee, or any person associated with the Trust under section 14 Notice of suit against Trust, etc. or any member of a committee appointed under section 15, or any officer or servant of the Trust, or any person acting under the direction of the Trust or of the Chairman or of any officer or servant of the Trust, in respect of an act purporting to be done under this Act, until the expiration of two months next after notice in writing bas i een, in the case of a Trust, left at its effice, and in any other case delivered to or left at the office or place of abode of the person to be sued, explicitly stating the cause of action, the nature of the relief sought, the amount of compensation claimed and the name and place of abode of the intending plaintiff; and the plaint shall contain a statement that such notice has been so delivered or left.

(2) If the Trust or other person referred to in sub-section (1) shall before the action is commenced have tendered sufficient amends to the plaintiff the plaintiff shall not recover any sam in excess of the amount so tendered and shall also pay all coars incurred by the defendance.

dant after such tender.

(3) No action such as is described in subsection (1) shall, unless it is an action for the recovery of immoveable property or for a declaration of the title thereto, be commenced otherwise than within six months next after the accrual of the cause of action:

(4) Provided that nothing in sub-section (1) shall be construed to apply to a suit wherein the only relief claimed is an injuction of which the object would be defeated by the giving of the notice or the postponement of the commencement of the suit or proceeding.

Evidence.

98. A copy of any receipt, application,

Mode of proof of Trust records.

Ball if duly certified by the legal keeper there-

of, or other person authorized by the Trust in this behalf be received as prima face evidence of the existence of the entry or document and shall be admitted as evidence of the matters a d transactions therein r corded in every case where, and to the same extent as, the original entry or document would, if produced, have been admissible to prove such matters

99. No Trustee or officer or servant of the

Restriction on the summoning of Trust servants to produce decuments.

Trust shall in any legal proceeding to which the Trust is not a party be required to produce any register or document the contents

of which can be proved under the preceding section by a certified copy, or to appear as a witness to prove the matters and transactions recorded therein unless by order of the Court made for special cause.

Validation.

100. (1) No act done or proceeding taken under this Act shall be questioned on the ground merely of -

(a) the existence of any vacancy in, or any defect in the constitution of, the Trust or any committee, or

(b) any person having ceased to be a Trustee, or

(c) any Trustee or any person associated with the Trust under sect on 14 or any other member of a committee appointed under this Act, having voted or taken any part in any proceeding in contravention of section 17, or

(d) the failure to serve a notice on any person, where no substantial injustice has resulted from such failure, or

(e) any omission, defect or irregularity not affecting the merits of the case.

(2) Every meeting of the Trust the minutes of the proceedings of which have been duly signed as prescribed in clause (g), sub-section (1), of section 13, shall be taken to have been duly convened and to be free from all defect and irregularity.

C mper sation.

General power of Trust to pay compensation.

General power of Trust to pay compensation.

Trust to pay compensation to any person who sustains damage by reason of the exercise of any of the powers vested under this Act in the Trust or the Chairman or any officer or servant of the Trust.

102. (1) If, on account of any act, or

Compensation to be paid by offenders for damage caused by them.

On account of any act, or omission, any person has been convicted of an offence under this Act, and by reason of such act or omission damage has occurred to any

property of the Trust, compensation shall be paid by the said person for the said damage, notwithstanding any punishment to which he may have been sentenced for the said offence.

- (2) In the event of dispute, the amount of compensation payable by the said person shall be determined by the Magistrate before whom he was convicted of the said offence.
- (3) If the amount of compensation due under this section be not paid, the same shell be recovered under a warrant from the said Magistrate, as if it were a fine inflicted by him on the person liable therefor.

Dissolution of Trust.

103. (1) When all schemes sanctioned under this Act have been executed:

Ultimate dissolution of trust, and t ansfer of its assests and liabilities to the committee. this Act have been executed or have been so far executed as to render the continued existence of the Trust, in the opinion of the Local Government, unnecessary,

Government, unnecessary, the Local Government may by notification declare that the Trust shall be dissolved from such date as may be specified in this behalf in such notification; and the Trust shall be deemed to be dissolved accordingly.

- (2) From the said date -
 - (a) all properties, funds and dues which are vested in or realisable by the Trust and the Chairman respectively shall vest in and be realisable by the Municipal Committee; and
 - (b) all liabilities which are enforceable against the Trust shall be enforceable only against the Municipal Committee; and
 - (e) for the purpose of completing the execution of any scheme, sanctioned under this Act which has not been fully executed by the Trust, and of realizing properties, funds and dues referred to in clause (a) the functions of the Trust and the Chairman under this Act shall be discharged by the Municipal Committee and the President of the Municipal Committee respectively; and
 - (d) the Municipal Committee shall keep separate accounts of all moneys respectively received and expended by it under this Act, until all loans raised hereunder have been re-paid, and until all other liabilities referred to in clause (b) have been duly met.

THE SCHIDULE.

(Referred to in section 58.)

Fur ther modifications in the Land Acquisition Act, 1894, hereinafter called

the said Act."

- Amendment of section 3 of the said Act the following shall be deemed to be inserted, namely:—
 - " (ee) the expression, " local authority" includes a Trust constituted under the Punjab Town Improvement Act, 1921".

2. (,) The first publication of a notice of any improvement scheme under section 4 and dec aration under section 6 to be replaced by notifications under sections 34 and 40 of this Act.

2. (,) The first publication of a notice of any improvement scheme under section 36 of this Act shall be substituted for and have the same effect as publication in the Gazette and in the locality of a notification under sub-section

- (1) of section 4 of the said Act, except where a declaration under section 4 or section 6 of the said Act has previously been made and is still in force.
- (2) Subject to the provisions of sections 10 and 11 of this Schedule, the issue of a notice under sub-section (4) of section 32 in the case of land acquired under that sub-section, and in any other case the publication of a notification under section 42 shall be substituted for and have the same effect as a declaration by the Local Government under section 6 of the said Act, unless a declaration under the last mentioned section has previously been made and is still in force.
- (3) The fullstop at the end of section 11

 Amendment of deemed to be changed to a semi-colon, and the following shall be deemed to be added, namely:
- "(iv) the costs which, in his opinion, should be allowed to any person who is found to be entitled to compensation, and who is not entitled to receive the additional sum of fifteen percentum mentioned in subsection (2) of section 23, as having been actually and reasonably incurred by such person in preparing his claim and putting his case before the Collector.
- "The Collector may disallow wholly or in part, costs, incurred by any person if he considers that the claim made by such person for compensation is extravagant."
- 4. In section 15 of the said Act, for the word and figures "and 24"

 Amendment of the figures, word and letter "24 and 24-A" preceded by a comma, shall be deemed to be substituted.
- 5. (1) In sub-section (3) of section 17 of the said Act, after the figures section 17.

 Amendment of "24" the words, figures and letters " or section 24-A" shall be deemed to be inserted.
- (2) To the said section 17 the following shall be deemed to be added namely:—
 - "(4) sub-sections (1) and (3) shall apply also in the case of any area which is stated in a certificate granted by the District Magistrate or a Magistrate of the first class to be unhealthy.
 - (5) Before granting any such certificate, the Magistrate shall cause notice to be served as promptly as may be on the persons referred to in sub-section (3) of section 9, and shall hear without any avoidable delay any objections which may be urged by them.

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- (6) When proceedings have been taken under this section for the acquisition of any land, and any person sustains damage in consequence of being suddenly dispossessed of such land, compensation shall be paid to such person for such dispossession."
- 6. After section 17 of the said Act the following shall be deemed to be inserted, namely:—
 - "17-A. In every case referred to in section 16 or to Trust.

 Transfer of land to Trust.

 Upon payment of the cost of acquisition, make over charge of the land to the trust; and the land shall thereupon vest in the Trust, subject to the liability of the Trust to pay any further costs which may be incurred on account of its acquisition."
- 7. The fullstop at the end of sub-section

 Amendment of (1) of section 18 of the said

 Act shall be deemed to be changed to a comma, and the words "or the amount of the costs allowed" shall be deemed to be added.
- 8. After the words "an ount of compensation," in clause (c) of section 19 of the said Act, the words "and of costs (if any)" shall be deemed to be inserted.
- 9. After the words "amount of the compensation," in clause (c) of section 20 of the said Act, the words "or costs" shall be deemed to be inserted.
- 10. (1) In clause first and class sixthly of sub-section (1) of section 23 of the said Act, for the words "publication of the declaration relating thereto under section 6" and the words "publication of the declaration under section 6" shall be deemed to be substituted—
 - (a) if the land is being acquired under sub-section (3) of section 32 of this Act the words "issue of the notice under sub-section (3), of section 32 of the Punjab Town Improvement Act, 1921," and
 - (b) in any other case, the words "first publication of the notification under section 34 of the Punjab Town Improvement Act, 1921."
- (2) The fullstop at the end of sub-section (2) of section 23 of the said Act shall be deemed to be changed to a colon and the following proviso shall be deemed to be added:
- "Provided that this sub-section shall not apply to any land acquired under the Punjab Town Improvement Act, 1921, except,—
 - (a) land acquired under sub-section (2) of section 32 of that Act, and
 - (b) any building of which no part is let on rent and which in its entirety is in the actual occupation of the

- owner or occupied free of rent by a relative of the owner, and land appurtenant thereto, and
- (c) gardens from which no profit is derived and which are used by the owners as a place of resort."
- (3) At the end of section 23 of the said Act, the following shall be deemed to be added, namely,—
 - "(3) For the purposes of clause first of sub-section (1) of this section —
 - (a) the market-value of the land shall be the market-value according to the use to which the land was put at the date with reference to which the market-value is to be determined under that clause;
 - (b) if it be shown that before such date, the owner of the land had in good faith taken active steps and incurred expenditure to secure a more profitable use of the same, further compensation based on his actual loss may be paid to him;
 - (c) if any person without the permission of the Trust required by subsection (1) of section 32 of the Punjab Town Improvement Act, 1921, has erected, re-elected, added to or altered any building or wall so as to make the same project beyond a street alignment or building line duly prescribed by the Trust then any increase in the market-value resulting from such erection, re-erection, addition or alteration shall be dicregarded;
 - (d) if the market value has been increased by means of any improvement made by the owner or hispredecessor in interest within two years before the aforesaid date, such increase shall be disregarded unless it be proved that the improvement so made was made in good faith and not in contemplation of proceedings for the acquisition of the land being taken under the Punjab Town Improvement Act, 1921;
 - (c) if the market-value is specially high in consequence of the land being put to a use which is unlawful or contrary to public policy, that use shall be disregarded, and the market-value shall be deemed to be the market-value of the land if put to ordinary use; and
 - (f) if the market-value of any building is specially high in consequence of the building being so over-crowded as to be dangerous to the health of the inmates, such overcrowding shall be disregard-

ed, and the market-value shall be deemed to be the market-value of the building if occupied by such number of persons only as could be accommodated in it without risk of danger from overcrowding;

(g) when the owner of the land or building has after passing of the lunjab Town Improvement Act, 1921, and within two years preceding the date with reference to which the market-value is to be determined, made a return under any enactment in force of the rent of the land or building, the rent of the land or building shall not in any case be deemed to be greater than the rent shown in the latest return so made, save as the Court may otherwise dire t, and the market-value may be determined on the basis of such rent:

Provided that where any addition to, or improvement of, the land or building has been made after the date of such latest return and previous to the date with reference to which the market-value is to be determined the Court may take into consideration any increase in the letting-value of the land due to such addition or improvement.

- 11. For clause seventhly of section 24 of the said Act, the following shall be deemed to be substituted, namely—
- "Seventhly, any outlay on additions or improvements to land acquired, which was incurred after the date with reference to which the market-value is to be determined, unless such additions or improvements were necessary for the maintenance of any building in a proper state of repair."
 - 12 After section 24 of the said Act the following shall be deemed to be inserted, namely,—
- "24-A. In determining the amount of compensation to be awarded for determining compensation.

 Further provision for determining compensation to be awarded for any land acquired for the Trust under this Act, the Tribunal shall also have regard to the following provisions, namely,—
 - (1) when any interest in any land acquired under this Act has been acquired after the date with reference to which the market-value is to be determined, no separate estimate of the value of such interest shall be made so as to increase the amount of compensation to be paid for such land;
 - (2) if, in the opinion of the Tribunal any building is in a defective

state, from a sanitary point of view, or is not in a reasonably good state of repair, the amount of compensation for such building shall not exceed the sum which the Tribunal considers the building would be worth if it were put into a sanitary condition or into a reasonably good state of repair as the case may be, minus the estimated cost of putting it into such condition or state;

- (3) if, in the opinion of the Tribural, any building which is used or is intended or is likely to be used for human habitation, is not reasonably capable of being made fit for human habitation, the amount of compensation for such building shall not exceed the value of the materials of the building, minus the cost of demolishing the building."
- Amendment section 31.

 Amendment section 31.

 amount of compensation (31) of the said Act, and after the words "the amount of compensation" in sub-section (2) of that section, the words " and cost (if any)" shall be deemed to be inserted.
- (2) After the words "any compensation" in the concluding proviso to sub-section (2) of section 31 of the said Act the words "or cost" shall be deemed to be inserted.
 - 14. After section 48 the following shall New section 48-A. be deemed to be inserted namely:—
- Compensation to be awarded when land not acquired within two years.

 Compensation to be awarded when land not acquired within two years.

 The publication of the declaration under section 6 in respect of any land, the Collector has not made an award under section 1 L with respect to such land, the owner of the land shall, unless he has been to a material extent responsible for the delay, be
- a material extent responsible for the delay, be entitled to receive compensation for the damage suffered by him in consequence of the delay."
- (2) The provisions of Part III of this Act shall apply, so far as may be, to the determination of the compensation payable under this section.
- 15. After sub-section (1) of section 49 of the said Act, the following shall be deemed to be inserted, namely:—
- "(1a). For the purposes of sub-section (1), land which is held with and attached to a house and is reasonably required for the enjoyment and use of the house shall be deemed to be part of the house."

STATEMENT OF OBJECTS AND REASONS.

THE object of the present Bill is to make provision for the improvement and expansion of towns, by the creation of Trusts rested with statutory powers to enable them to acquire land and carry out such improvements and extensions as may be found requisite.

A detailed note on clauses is appended Notes on Clauses.

Chapter I-Preliminary, requires no explanation.

Chapter II provides for the creation of Trusts. There will be a separate Trust for each town to which the provisions of the Bill are applied under clause (3). Each Trust will have a Chairman and three members appointed by the Local Government; and the President of the Municipal Committee concerned, with two members of that Committee elected by the Municipal Committee, will also be members. Only two of the Government nominees can be Government servants, viz., the Chairman and one member. The reason for the Government majority is given in section 69. Provision is made for the remuneration of the Chairman and any other Trustee. The Bill also provides for the removal of Trustees in certain circum-

Chapter III relates to the proceedings of a Trust and the constitution and functions of Committees appointed by the Trust. A Trust may appoint a Committee to enquire into any particular matter or to act as its delegate in the execution of its functions. All questions are to be decided by a Trust or a Committee by a majority of votes of the members present and voting.

Chapter III deals also with the appointment of the Trust establishment and makes

the Chairman responsible for its control and supervision.

Chapter IV details, with the classes of schemes which a Trust may entertain and the matters for which it may be provided.

A "General Improvement Scheme" (section 23 (1)) may be framed for any locality which is declared to be "an insanitary locality." Such a scheme may provide (section 28) for all necessary requirements, including the demolition of buildings, the relaying out of any land comprised in the scheme, the laying out and provision of streets and open spaces the reclamation of land, drainage, water supply, lighting, sanitary arrangements, and the provision of facilities for communications:

A "street scheme" (section 24 (1)) may be undertaken "for the purpose of-

(a) providing building sites, or

(b) remedying defective ventilation, or

- creating new or improving existing means of communications and facilities for traffic, or
- (d) affording better facilities for conservancy ".

In connection with a street scheme provision may be made for improved alignments for streets and open spaces.

If a Trust considers that a scheme of the nature of a "street scheme" is necessary but that "it is not expedient immediately to acquire all or any of the properties lying within the proposed improved alignments," the Trust may classify the scheme as a "deferred street scheme" (section 24 (2)). In this case the desired alignments will be prescribed, but action to give effect to them will be taken from time to time as opportunity offers.

A "Development scheme" (section 25 (1)) may be framed for the purpose of the development of any locality within municipal limits. Such a scheme can be carried out as opportunity offers (section 42 (1)).

An "expansion scheme" (section 25 (11)) may be prepared if a Trust thinks that "it is expedient and for the public advantage to promote and control the development of and to provide for the expansion of a municipality in any locality adjacent thereto," and outside the municipal limits. The execution of such a scheme also can be deferred (section

If a Trust is of opinion that "it is expedient and for the public advantage to provide housing accommodation for any class of the inhabitants" within its limits it may frame a Housing Accommodation Scheme" for the purpose (section 26).

If a Trust thinks it "necessary that accommodation should be provided for persons who are displaced by the execution of any scheme under this Act, or are likely to be displaced by the execution of any scheme ", it may frame a "Rehousing Scheme" (section 27) for "the construction, maintenance and management of such and so many dwellings and shops as it may consider ought to be provided for such persons."

A scheme may combine one or more types of improvement or any special feature thereof, and in giving effect to it the Trust will exercise such power conferred by Section 28 as are appropriate for the particular type of scheme in question.

Section 33 empowers a hunicipal Committee to represent officially the necessity for an improvement scheme; and section 31 enables the Municipal Committee to refer to the Local Government a refusal by a Trust to frame a scheme upon the recommendation of the Municipality. A scheme can, however, be framed not only by the Municipal Committee, but otherwise (section 53 (i)); and notice regarding any scheme that is framed must be published in the Gazette (section 36 (2)) and a copy of the notice must be sent to the President of the Municipal Committee, which under section 37 will have an opportunity for making any representative it may deem fit with regard to the scheme. A period of 60 days will be ordinarily allowed for such representation both to the Municipal Committee and to owners and occupiers of the property affected, but where the scheme relates to land which has not been built upon this period will be reduced to 30 days (section 37 and section 38 (b) (b)). The final decision as to whether a scheme shall be executed or not lies under section 41 (1) with the Local Government. Any material alteration in a sanctioned scheme, can, under section 43, be made only in accordance with the procedure laid down for the framing of an original scheme.

Chapter V of the Bill vests in a Trust Municipal property and streets situated within the limits of a sanctioned scheme, and it confers powers of survey and entry on the Trust for the execution of such a scheme. It duly safeguards interests affected and confers on the Tribunal to be noticed later certain powers to settle disputes between the Trust and the owners of affected interests. Section 49 invests the Trust with necessary powers under the Punjab Municipal Act. An important provision is that contained in section 50 which gives the Trust power to provide or promote transport facilities for the population. The chapter finally provides that streets laid out or altered, and open spaces provided by a Trust under a scheme, shall when completed be vested in the Municipal Committee.

Section 58 of the Bill provides for the modification of the Land Acquisition Act, 1894, in order to relieve Trusts ordinarily from the obligation of paying the 15 per cent. solatium which must be paid on acquisition in ordinary circumstances under that Act and for the purpose of simplifying the procedure under which the Act is brought into force in connection with acquisition by a Trust.

Under clause 10 (2) of the Schedule to the Bill the ordinary solatium will; in connection with an improvement scheme, be paid only when property is acquired under a deferred street scheme or on the acquisition of a "building of which no part is let on rent and which in its entirety is in the actual occupation of the owner or occupied free of rent by a relative of the owner, and land appurtenant thereto, and gardens from which no profit is derived and which are used by the owners as a place of resort."

Clause 10 (8) of the Schedule further defines the market value which shall be paid for property acquired under a Trust scheme. It prescribes that the market value shall be that of the property according to the use to which it was put at the date of acquisition, and that an increase in the market value by 'eason of any improvement made by the owner in disregard of any alignment prescribed by the Trust or made within two years before the date of acquisition shall be disregarded unless in the latter case it be proved that the improvement so made was made in good faith and not in contemplation of proceedings for the acquisition of the land. Another provision of this sub-clause which may be noticed is that if the market value of any building is specially high in consequence of the building being so overcrowded as to be dangerous to the health of the inmates the increased value which is due to such overcrowding shall be disregarded.

Under clause 12 of the schedule the compensation to be spaid for buildings which are insanitary is the amount which the buildings would be worth, if they were not into a sanitary condition or into a reasonably good state of repair, while the compensation, to be paid for buildings not reasonably capable of being made fit for human habitation shall not exceed the value of the materials of the buildings minus the cost of demolishing them:

Section 57 provides a Tribunal which will perform the functions of the Court with reference to the acquisition of land for a Trust, in connection with an improvement scheme. The decision on all questions of law and title and procedure shall rest solely with (section 64 (i) (i)) the President who shall be a person having high legal qualifications appointed by the Government, but for decisions on other questions the opinion of the majority of the Tribunal shall prevail, the President having as colleagues two assessors (section (59 (1)) of whom one shall be appointed by the Local Government and the other by the Municipal Committee. The President and members may be paid and the President will be responsible for the appointment and control of the establishment required by the Tribunal (section 61). All payments for salaries shall be made by the Trust concerned (section 62).

Section 58 (d) makes an award of the Tribunal final.

Section 65 is important. Under Section 1 (8) it comes into force as soon as the Bill becomes law. Under it the benefits of the amendments made by the Bill in the Land Acquisition Act will be enjoyed by Municipal Committees and other local authorities in the execution of their own schemes for street im provements and the reclamation of unhealthy or insanitary localities.

As the Trusts which will probably be constituted for Lahore and Amritsar will take over a considerable portion of the duties of the Municipal Committee it would be fair to give Trusts not less than two per cent. of the income of the Municipal Committees.

Section 69 differs from the corresponding section of the United Provinces Act. The responsibility laid on Government by this section is one of the reasons for maintaining on a Trust a majority nominated by Government. The interests of the Municipality concerned will be sufficiently safeguarded by its right to be heard with reference to any scheme before effect is given to it and by the appointment on the Trust of three members to represent the Municipal Committee.

Chapter VIII deals with rules and Chapter IX with procedure and penalties. Provision is made for the execution by the Trust of work which, a person required to execute it, fails to do, and for the recovery of the cost from such person or his tenant by realising from

the latter the rent due to the owner. If an occupier executes work ordered by a Trust for which the owner is responsible he will be allowed to recover its cost by deduction from his rent.

The only other section to which it appears necessary to call attention here is section 103 providing that when the execution of a scheme has rendered the continuance of a Trust unnecessary, the Local Governmen & may dissolve the Trust and thereupon its properties and liabilities shall vest in the Municipal Committee

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education.

Additional Secretary on Special Daty.

The 11th July 1921.

No. 18744.—The Punjab Small Towns Bill, 1921, is published under section 18 of the Punjab Legislative Council Rules. The sanction of the Government of India has been solicited, and is awaited for the clauses of the Bill as need such sanction.

A Bill to make better provision for the Administration of Small Towns in the Punjab.

WHEREAS it is expedient to make better provision for the Administration of Small Towns in the Punjab: It is hereby enacted as follows:-

CHAPTER I.

PRELIMINARY.

1. (1) This Act may be called the Punjab Small Towns Act, 192.

Short title, extent and commencement.

(2) It extends to the Punjab, and it shall come into force on such date as may be notified in this behalf by the Local Government in the Punjab Gazette.

2. In this Act, unless there is something repugnant in the subject or

Definitions. context-

(a) "annual value" means the gross annual rent at which any house or land may reasonably be expected to

let from year to year;
(b) "house" includes any shop, warehouse, factory, office or business premises and any shed or enclosure used for keeping carts or cattle;

(c) "building" includes any house, por-tion of a house, and a wall, well,

tank or reservoir;

(d) "erection or re-erection of buildings" includes any alteration of or addition to any building except ordinary

repairs;
(e) A "small town" means any local area shown in the returns of the last official census to contain fewer than ten thousand inhabitants which the Local Government shall declare to be a small town for the purposes of this Act.

CHAPTER II.

Constitution of Small Towns and Town Con-MITTERS, AND THE APPOINTMENT OF SERVANTS. 3. The Local Government may by notification in the Gazette-

Procedure constituting a small

town.

(a) declare any town, village, suburb, bazar or inhabited place or any area included in a colony as defined in section 3 of the Colonization of Government Lands (Punjab) Act, 1912, to be a "small town" for the purposes of this Act, and may

unite, for the purpose of declaring the area constituted by such union to be a small town, the whole or any portion of any town, village, suburb, bazar or inhabited place with the whole or any portion of any other town, village, suburb, bazar or inhabited place;

(b) define the limits of any small town

for the like purposes;

(c) include or exclude any area in or from any small town so declared or defined; and

(d) at any time cancel any notification under this section.

4. (1) There shall be established for each small town a committee, to Constitution of be known as the Town Com-Com. Town mittee, consisting of such mittee. number of members as the Local Government may fix.

Every such committee shall consist of members appointed by the Commissioner by name or by office or of members elected from the inhabitants of the small town in accordance with rules made under this Act, or partly of members so appointed and partly of members so elected as the Local Government may direct; provided that unless the Local Government shall otherwise direct the appointed members who are salaried officers of the Government shall not exceed one-third of the whole.

(3) The appointment and election of members shall be notified by Commissioners in the

Punja's Gazette.

5. Every committee shall be a body corporate by the name of the Town Committee of the of Incorporation the committee, small town and shall have perpetual succession and a common seal, with power to acquire property, both moveable and immoveable, and, subject to the provisions of this Act or of any rules made thereunder, to transfer any property held by it, to contract and to do all other things necessary for the purposes of its constitution; and may sue and be sned in its corporate name.

6. (1) If a member of a committee is appointed by office, the appointed by office, the person for the time being Term of office of holding the office shall be a member of the committee until the Commis-

sioner shall otherwise direct.

(2) The term of office of all other members shall be three years.

- (3) An outgoing member shall, if otherwise qualified, be again eligible for appointment or election.
- 7. The Commissioner may remove any member of a committee who is in his opinion unfit to act or persistently remiss in the discharge of his duties as a member.

8. Upon the death, resignation or removal of any member his place shall be filled by appointment or by election according as such member was an appointed or elected member. The term of office of a member so appointed or elected shall be the unexpired parties of the term of office of the member in whose place he has been appointed or elected.

9. (1) The committee shall elect one of its own members to be President and Vice-President. President approval of the Commissioner.

(2) A committee may also elect one of its members to be Vice-President.

(3) The term of effice as President or Vice President of every member nominated or elected as such shall be the remainder of such member's term of office as a member.

Conduct of business. The President or in his absence the Vice-President shall preside at all meetings, and shall have a casting vote in the event of the votes of the members present being equally divided on any question which may come before the meeting.

11. A com.uittee shall employ such officers and servants at such remuncration as may be necessary for the efficient execution of its duties:

Provided that-

- (I) if in the opinion of the Deputy Commissioner any officer or servant employed by the committee is unfit for his employment, the committee shall on the requirement of the Deputy Commissioner dismiss him;
- (2) if in the opinion of the Deputy
 Commissioner the number of persons employed by a committee or
 the remuneration assigned by the
 committee to those persons is excessive, the committee shall on the
 requirement of the Deputy Commissioner reduce the number of
 those persons or the remuneration,
 as the case may be.
- Penalties certain classes of a written contract authorising him to do so and without reasonable cause, absents himself from his duties or resigns his employ-

himself from his duties or resigns his employment without giving one month's notice to the committee, or who neglects or refuses to perform his duties or any of them, shall be liable

- to fine which may extend twenty rapees or to imprisonment which my extend to two months.
- (2) The Local Government may by notification direct that on and from a date to be specified in the notification the provisions of subsection (1) with respect to sweepers shall apply also to any specified class of servants employed by a committee whose functions intimately concern the public health or safety.
- 13. A committee may, subject to such conditions as the Local Government may prescribe, establish a provident fund and compel all its officers and servants in receipt of pay of not less than ten rupees a month to contribute at thereto.
- Powers of committee may grant to its officers and servants, leave, absentee and acting allowances and gratuities on retireofficers and servants.

 cers and servants, leave, absentee and acting allowances and gratuities on retirement, subject to any rules which the Local Government may make in this behalf.
- (2) Subject to any rules which the Local Government may make in this behalf, a committee may suspend or dismiss any of its officers or servants.

CHAPTER III. THE TOWN FUND AND PROPERTY.

- Constitution the town fund.

 Constitution the town fund.

 Constitution the town fund, and there shall be placed to the credit thereof—
 - (a) all sums received by or on behalf of the committee under this Act or otherwise;
 - (b) all fines realised in cases in which prosecutions for offences committed within the limits of the small town are instituted under this Act, or the rules thereunder, or under section \$4 of the Police Act, 1861, or under the Prevention of Cruelty to Animals Act, 1890, or under any other Act or rules made under it in which provision is made for the credit of such fines to a town fund;
 - (e) in cases where the small town has been established instead of a Municipality or a notified area, the balance, if any, standing to the credit of the municipal fund of the municipality or of the fund of the notified area, as the case may be.
- Application of the town fund.

 Application of the town fund.

 Application of the town fund the town fund shall be under the control of the Town Committee, and shall be applied
 - (a) the re-payment of the principal and interest of any sum advanced as a loan by the Local Government to the committee for the purposes of the Act;
 - (b) the payment of the salary, allowances and gratuities on retirement of the establishment entertained by the

- committee under this Act, and of any contributions to a provident fund established under section 13 which the rules regulating such provident fund may require;
- (c) the payment of expenses incurred in the maintenance of public roads within the limits of the small town, not being roads of which the maintenance is undertaken by the Government or by the District Board;
- (d) the payment of expenses incurred in the maintenance of buildings the property of or vested in the Town Committee;
- (e) the payment of expenses incurred in providing for the supply, storage and preservation from pollution of water for the use of men or animals;
- (f) the payment of the expenses incurred in carrying out the sanitation, drainage, lighting and generally in the improvement of the small town or in promoting the education, safety, health, welfare or convenience of the inhabitants of the small town;
- (g) the payment of any other charges which the Local Government may declare to be charges to the payment of which the town fund may or shall be applied.
- Custody of the town fund.

 Custody of the town fund.

 Custody of the town fund shall be kept in such treasury or sub-treasury.
- (2) In places where there is no such treasury or sub-treasury, the town fund may be deposited with any tanker or person acting as a banker. Who has given such security for the safe custody and re-payment on demand of the fund as the Commissioner may in each case consider fit, or such other arrangement may be made for its safe custody as the Local Government may in each case approve.
- Investment of the town fund.

 Investment of the town fund in any manner which the Local Government may approve.
- Property vested in the committee. ... made or to any special reservations made or to any special conditions imposed by the Local Government, the following property shall vest in and be under the control of the Town Committee, that is to say....
 - (a) all land or other property transferred to the committee by the Government for local public purposes, and all public streets;
 - (b) in cases where the small town has been established in the stead of a municipality or a notified area, all property previously vested in the

- municipality or the notified area, or such portion thereof as the Local Government may direct;
- (c) all dust, dirt, dung, ashes, refuse, animal matter or filth or rubbish of any kind, or dead bodies of animals, collected by the committee from the streets, houses, privies, sewers, cesspools or elsewhere.
- 20. Where any immoveable property is transferred otherwise than Conditions on which Government property may be transferred to by sale by the Government to a Local a committee. Committee for public purposes, it shall be deemed to be a condition of the transfer, unless specially provided to the contravy, that, should the property be at any time resumed by the Government, the compensation payable therefor shall, notwithstanding anything to the contrary in the Land Acquisition Act, 1894, in no case exceed the amount, if any, paid to the Government for the transfer, together with the cost or the pre-sent value, whichever shall be less, of any buildings erected or other works executed on the land by the committee.

CHAPTER IV.

TAXATION.

Taxes which may be imposed.

Government may make in this behalf, and in accordance with the other provisions of this Act, the committee may impose any one or more of the following taxes:—

- (a) A town rate in the form of a tax-
 - (i) upon all owners or occupiers of houses or lands within the limits of the small town assessed according to the annual value of such houses or lands; or
 - (ii) upon all residents of the small town assessed according to their circumstances.

Explanation—

- A person whether he be a Government servant or not shall be considered to be a resident of a small town if he resides or carries on business or practises any profession or art within the limits of the small town: provided that no woman, or child under the age of 21 years not being the owner of a house or land within the limits of a small town, shall for the purposes of this section be deemed to be the resident of a small town;
- (b) A tax upon persons including Government servants who practise any specified profession or carry on any specified business, trade or calling in the small town;
- (c) A tax payable by the owner on all or any vehicles, animals used for riding, draught or burden, or dogs, when such vehicles or animals or dogs are kept within the limits of the small town:

- 22. With the previous sanction of the race which may Local Burneyment, the com-Taxes which may be imposed with annelion of Governmittee 2004 impose terminal tax or any other tax except octroi.
- 23. (1) Every committee which decides Preparation of to impose a town-rate in the Preparation of to impose a town-rand the second like in form of a tax upon the owners or occupiers of houses or lands within the houses or lands within the buildings ond hads. limits of the small town, under section 21 (a), mid shall, subject to such rules as the Local Government may make in this behalf, as soon as may be, prepare an assessment list of all houses or lands according to the annual value of which the tax is to be imposed.
- (2) Every assessment list prepared under sub-section (1) shall contain the following particulars-
 - (a) a description of the property sufficient for its identification;
 - (b) the name of the owner or occupier; and
 - . (c) the annual value of the property.
- 24. (1) Every committee which decides to impose a town-rate in the form of tax upon all resi-Preparation seedsment list in case of town-rate on dents of the small town assessed according to their circumstances; under section residénts.
- 21 (a), (is) shall, subject to such rules as the Local Government may make in this behalf, as soon as may be, prepare an assessment list of all residents of the small town.
- (2) The tax shall be assessed in the fellowing way. For each person liable to assessment a unit, to be called the assessment unit, shall be fixed, the amount of which shall indicate the relative tax-paying capacity of such person in The total comparison with other assesses. amount payable by any assessee will then be his assessment unit multiplied by a given factor which shall be the same for all assesses and shall be determined as hereinafter provided with reference to the total amount to be raised from the tax.
- (3) Every assessment list prepared under sub-section (1) shall contain the following particulars :-
 - (s) the names of the persons upon whom the tax is to be imposed; and
 - (b) the amount of assessment unit at which each such person is assessed.
- (4) In fixing the amount of a person's assessment unit, the committee may take into consideration—
 - (a) the amount of income-tax which he pays;
 - (b) the amount of land-revenue which
 - he pays;
 (c) generally his social position and the state in which he lives.
- 25. (1) A copy of every assessment list prepared under section 23 of breedign 24 shall be posted Publication pent lies and or section 14 shall be posted one with regard at the place of meeting of and the committee in a position accessible to the public.

- (2) Any person whose name appears on an assessment list may, within 30 days of the date on which the copy of such list was posted under sub-section (1), make objection in writing to the committee against the assessesunual value of his property or against his name appearing as the owner or occupier of any property, or against the amount of the assessed ment unit at which he is assessed. The committee shall consider any such objection receiveby the due date, and, after hearing the objector or his authorised agent, shall record such order on the objection as it may think fit.
- (3) Any person who had made an objection under sub-section (2) and is dissatisfied with the order passed thereon by the committee may, within 15 days of the date of such order, appeal against such order to the Deputy Com-missioner, whose decision on such appeal shall be final: provided that for sufficient cause shown the Deputy Commissioner may hear an appeal preferred after the lapse of 15 days from the date of such order.
- (4) The Deputy Commissioner may delegate his powers under sub-section (3) to any assistant Collector of the 1st grade.
- (5) No court fee shall be payable on an appeal presented under sub-section (3) of this section.
- 26. (1) Every assessment list 'prepared under section 23 or 24 and Period for which modified in accordance with resement lists shall any orders that may be remain in force and provisions for amendpassed under section 25 shall ment of mesessment remain in force for a period of five years: provided that

the committee may at any time amend an assessment list by inserting the name of any person whose name ought to have been, or ought to be, inserted, or by inserting any property which ought to have been, or ought to be, inserted, or by altering the assessed annual value of any property which has been erroneously assessed through fraud, accident or mistake, whether on the part of the committee or on the part of the assessee, after giving notice to any person affected by the amendment of a time, not less than one month from the date of service of such notice, at which the amendment is to he made, and such person may, before the time fixed in such notice, make objection to such amendment in writing to the committee and may appeal against any order passed by the committee on such objection in the manner laid down in section 25, and the provisions of section 25 shall, as nearly as may be, apply to the disposal of any such objection or appeal.

(2) Every person whose name appears in an assessment list shall be furnished by the committee, free of charge, with a copy of the entry relating to such person in the assessment list in its final form after such modifications. have been made as may be necessitated by any order passed under section 25 or clause (1) (6) of this section.

Amount to be raised by town rate each year to be sanctioned by the Deputy Commigeioner.

27. (1) Every committee which has decided to impose a town rate under section 21 (a) shall on or before the first day of January in each year determine the amount to be raised by means of the town rate in

such year: provided that in the case of a town rate imposed in the form of a tax on the owners or occupiers of houses or lands within the limits of the small town, the amount to be raised by means of the town rate in any year shall be such that the percentage of assessed annual value payable by each person whose name appears in the assessment list shall not exceed 12½.

- (2) Every committee which has decided to impose a town rate shall, when it submits its budget for the ensuing financial year, as required by section 46 of the Act, report to the Deputy Commissioner the amount which it has determined to raise by means of the town rate. The amount of town rate which is actually to be raised in the ensuing financial year shall be the amount entered in the budget as finally sanctioned by the Deputy Commissioner under section 46 of this Act.
- 28. When the amount of the town rate to be raised in the ensuing Publication of financial year has been finally determined under rate and procedure sub-section (2) of section demand.
 - (1) The committee shall give public notice—
 - (a) of the percentage of assessed annual value payable by each person whose name appears in the assessment list, in cases where the town rate has been imposed in the form of a tax on the owners or occupiers of houses or lands within the limits of the small town; or

(b) of the number of assessment units payable by each person whose name appears in the assessment list, in cases where the town rate has been imposed in the form of a tax upon all residents of the small town;

(2) the committee shall cause to be delivered to each person on the assessment list a bill for the amount of town rate for which he is liable;

- (3) the amount of town rate for which a person is liable as shown in the bill delivered to him under subsection (2) shall be payable in such instalments, and each instalment shall become due on such date as the committee may by resolution in that behalf prescribe, and every bill delivered under subsection (2) shall indicate the amount of the instalments and the dates on which they are due: provided that any person who so desires may pay the whole amount for which he is liable in one instalment in advance.
- 29. (1) A committee may pass a resolution to propose the imposition

procedure for mposition of texes of a tax under section 22 of this Act.

- (2) When such a resolution has been passed the committee shall publish a notice, defining the class of persons or description of property to be taxed, the rate of the tax to be imposed, and the system of assessment to be adopted.
- (3) Any inhabitant of the small town objecting to the proposed tax may within 30 days from the publication of the said notice submit his objection in writing to the committee; and the committee shall take his objection into consideration.
- (4) If no such objection is received withing the said period, or if all such objections, having been considered, are deemed to be insufficient, the committee may forward its proposal to the Local Government, with the objections, if any, which have been submitted as aforesaid, and its decision thereon.
- (5) The Local Government on receiving such a proposal may sanction or refuse to sanction the same, or return it to the committee for further consideration.
- (6) When any such proposal of the committee has been sanctioned by the Local Government, the latter shall notify the imposition of the tax in accordance with such proposal, and shall specify a date on which the tax shall come into force.
- (7) A notification of the imposition of a tax under this Act shall be conclusive evidence that the tax has been imposed in accordance with the provisions of this Act.
- (8) Every tax imposed under this section shall remain in force until it is cancelled by a notification of the Local Government.
- 30. (1) If a tax is imposed under section 21 (5) or (c), the committee shall deliver a bill to every person by whom the tax is payable for the amount of tax payable.
- (2) Such tax shall be payable in such instalments and each instalment shall be due on such date as the committee may by resolution in that behalf prescribe, and every bill delivered under sub-section (I) shall indicate the amount of the instalments and the dates on which they are due: provided that any person who so desires may pay the whole amount for which he is liable in one instalment in advance.
- (3) If a tax is imposed under section 22 the Local Government shall by rule prescribe the method by which such tax shall be assessed and collected.
- Recovery of arrears of taxes and other sums.

 Recovery of arrears of taxes and other committee under this Act on or before the date on which payment is due, the committee shall, ordinarily within fifteen days after such date, cause a writ of demand to be served on such person, or delivered at or affixed to his place of residence within the small town, or addressed by registered post to such place of residence or any other place where he may be known to reside. Any postal charges incurred under this

section may be added to the arrest claimed and recovered as such.

- Recovery of arrears of any tax imposed or of any sum due to the committee under this Act may be recovered on the expiry of three weeks from the date of the issue of a writ of demand under section 31 on application to a Magistrate having jurisdiction within the limits of the small town or in any other place within the Punjab where the defaulter may for the time heing reside, by the attachment and sale of any moveable property belonging to such defaulter and within the limits of such Magistrate's jurisdiction.
- (2) The Local Government may by rule declare that the provisions of sub-section (1) shall apply to recovery of any other sums due to the committee.
- Remption from Commissioner in the case of individuals and by the Commissioner in the case of classes of persons the committee may exempt the payment of any tax.

CHAPTER V.

POWERS FOR SANITARY AND OTHER PURPOSES,

- Exclusion of joristic the provisions of this diction of District Act comes within the scope of the authorities of the Town Committee and which in accordance with section 20 of the Punjab District Boards Act, 1883, is under the control and administration of the District Board, may notwithstanding anything in the said section, be placed by order of the Commissioner of the Division under the control and administration of the Town Committee, and thereupon the District Board shall cease to exercise control thereof.
- Powers of issuing orders for senitary and other purposes.

 S4 and to any rules which the Local Government may make in this behalf a Town Committee may, and on the requirement of the Deputy Commissioner shall, by general or special order in writing, provide for all or any of the following matters:—
 - (a) the protection from pollution, the purification and periodical examination of all sources of waters used for drinking purposes;
 - (b) the prohibition of the removal or use for drinking purposes of any water from any source when such removal or use causes or is likely to cause disease or injury to health, and the prevention of such removal or use by the filling in of any well, tank or other receptacle or by any other method that may be considered advisable;
 - (c) the setting apart of suitable places for bathing, for washing and watering animals and for washing clothes;

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- (d) the disposal of corpses by burning and burial;
- (e) the disposal of mad and stray dogs;
- (f) the removal or deposit in fixed places and prohibition of the deposit except in such fixed places of manure, rubbish, offensive matter or the dead bodies of animals;
- (g) the regulation of offensive or dangerous callings or trades;
- (A) the repair or removal of dangerous or ruinous buildings;
- (i) the removal of noxious vegetation;
- (i) the cleansing of any filthy building or land, and the closing of any building not fit for human habitation;
- (k) the disinfection of any building or article which the committee may consider necessary in order to prevent the spread of any infectious or contagious disease;
- (l) the setting apart and regulation of places for the slaughter of animals intended for sale;
- (m) the regulation of the erection or reerection of buildings;
- (n) the provision, repair or removal of drains, privies and latrines;
- (a) the prohibition of driving any vehicle
 after dark without proper lights;
- (p) the licensing of premises for the manufacture, preparation for sale or sale of articles of food or drink, and the regulation of the transport within the small town of articles of food and drink;
- (q) the licensing of vehicles kept or plying for hire, the control of traffic, the setting apart of places where vehicles plying for hire may stand;
- (r) the prohibition of the picketing of cattle in any street or public place;
- (s) the setting apart of places for the excavation of earth for building or making bricks;
- (t) the prohibition of brick-kilns and potters' kilns in any specified area.
- 36. Before making any general order under section 35 the committee for Procedure shall give public notice of general making its intention to make such orders. general order. Any inhabitant of the small town may within thirty days of the publication of such notice submit an objection to such general order in writing to the committee. On the expiry of thirty days from the date of such publication the committee shall take into consideration any objections which may have been received and shall then submit such general order, together with the objections, if any, which have been received,

hrough the Deputy Commissioner, to the Commissioner, who may sanction or refuse to sanction the issue of such general order.

- Appeals against has been issued by the committee under section 35 may within fifte n days of the date of such special order appeal against such order to the Deputy Commissioner whose decision on such appeal shall be final and shall not be called in question in any court: provided that no appeal shall lie from any special order passed by a committee under clause (e) or (k) of section 35: provided further that in the case of any special order issued by the committee on the requirement of the Deputy Commissioner, the appeal, if any, shall lie to the Commissioner, whose decision shall be final.
- Penalty for breach of any general or special order made by a committee under section 35 and duly upheld by competent authority shall be liable on conviction to a fine which may extend to twenty rupees and when the breach is a continuing breach to a further fine which may amount to two rupees for every day after the first during which the breach continues.
- 39. A committee may for the purpose of carrying out, establishing or Power of Commaintaining any system of mittee to lay or carry pipes, drains or newers through drainage, sewerage or watersupply carry any pipe, drain, private property subject to payment of compensation for danewer or channel of any kind into, through, scross, mage sustained. under, over or up the side of any land or building what-ever situate within the limits of the small town, and may at all times do all acts and things which may be necessary or expedient for repairing or maintaining any such pipe, drain, sewer

or channel: provided that-

- (a) reasonable notice shall be given to the owner or occupier of any such land or building; and
- (d) reasonable compensation shall be paid to the owner or occupier for any damage sustained by him and directly occasioned by the carrying out of any such operations or for any substantial interference with the rights of such owner or occupier to the due enjoyment of such land or building;
- (c) in the event of any dispute as to the notice to be given or the compensation to be paid, the matter shall be referred by the committee to the Deputy Commissioner whose decision shall be final.
- 40. A committee may attach to the outside

Powers to attach brackets for lamps, name-plates of streets and numbers of honses and penalty for destroying the same.

of any building brackets for lamps or name-plates of streets, and may cause a number to be affixed to every house in the small town for the purpose of identifying it, and any person who wilfully removes, obliterates or destroys' any such bracket, name-plate or number shall be liable on conviction to a fine which may extend to twenty rupees.

- 41. (1) A Committee may charge fees

 Power to levy
 cortain fees.
 - (a) vehicle licenses;
 - (b) the use of slaughter-houses and markets;
 - (c) the use of stands for public vehicles, and of cart-stands;
 - (d) licenses of premises for the manufacture, preparation for sale or sale of articles of food or drink;
 - (e) the temporary or permanent occupation of any portion of a public street.
 - (7) water supplied by private connections;
- (3) The rates of the fees to be charged must in each case be approved by the Commissioner.
- Power to delegate certain powers.

 Power to delegate certain powers.

 Trespect of special orders only, to its President or Vice-President.
- Acquisition of without the limits of the small town, is required for the purposes of this Act, the Local Government may, at the request of the Committee proceed to acquire it under the provisions of the Land Acquisition Act, 1894; and on payment by the committee of the compensation awarded under that Act, and of any other charges incurred in acquiring the land, the land shall vest in the committee.
- Composition of the committee, the President or Vice-President of a committee, may accept from any person against whom a reasonable suspicion exists that he has committed an offence punishable under this Act or under any rule made under this Act, a sum of money by way of composition for such offence. On payment of such sum no further proceedings shall be taken against such person in respect of such offence.
- Anthority for prosecution.

 Anthority for prosecution.

 Anthority for prosecution.

 Anthority for prosecution.

 This Act or under any rule
 made under this Act, except on the complaint of the committee or of
 some person authorised by the committee in
 this behalf.

CHAPTER VI.

CONTROL AND GENERAL PROVISIONS.

A6. (1) Subject to any rules which the
Local Government may
make in this behalf every
committee shall on or before

the tenth day of January each year submit to the Deputy Commissioner an estimate of its income and expenditure during the ensuing financial year. Such estimate shall, be called the annual budget of the small town.

- (2) The Deputy Commissioner may sanction the budget so submitted or may return it for reconsideration by the committee.
- (3) Except with the sanction of the Deputy Commissioner no committee shall incur expenditure in excess of the expenditure provided for in the budget as finally sanctioned by the Deputy Commissioner.
 - 47. The Commissioner or Deputy Commissioner to suspend sioner may by order in writing suspend the ex-Power to suspend action of a comecution of any resolution or order of a committee if in his opinion such resolution or order is in excess of the powers conferred on the committee by law or if the execution of such resolution or order is likely to lead to a breach of the peace or to cause injury or annoyance to the public or to any class or body of persons.
 - 48. If a committee neglects or refuse to perform any prescribed duty, the Deputy Commissioner Power to provide for the performance of daties in case of may perform or cause to be default of a comperformed such duty, and anything done by the Deputy Commissioner in exercise of the power conferred by this section shall be considered to have been done by the committee.
- 49. (1) If in the opinion of the Local Government a committee persistently makes default Power of Local Government to susin the performance of the duties imposed on it or pend a committee. exceeds or abuses its powers, the Local Government may by notification, in which the reasons for so doing shall be stated, declare the committee to be suspended.
- (2) If a committee is suspended the following consequences shall ensue :-
 - (a) All members of the committee shall, from the date of the notification, vacate their seats;
 - (b) all powers and duties of the committee may, until the committee is reconstituted, be exercised and performed by such person as the Local Government may appoint in this tehalf :
 - (e) all property vested in the committee shall, until the committee is reconstituted, vest in the Local Government.

- (3) The Local Government may at any time constitute another committee in the place of any committee suspended under this section.
- 80. When, by reason of the cancellation under clause (d) of section 3 Application of a notification under of town fund when any clause (a) of the said section, area seases to be a mucil town. any area ceases to be a small town for the purposes of this Act, the balance of the town fund, if any, shall be applied for the benefit of the inhabitants of the said area in such manner as the

Power of Local Government to make

Local Government may direct.

- 51. (1) The Local Government may make rules applicable to all or any small town-
- (a) as to the qualifications of electors and of candidates for election, the conduct of elections, and corrupt practices at elections;
- (b) as to the transaction of business by committees, the accounts to be kept, and the returns, statements and reports to be submitted;
- (s) regulating the establishment of provident funds;
- (d) regulating the appointment, dismissal or suspension by committees of their officers and servants, and the grant of leave, absentee and acting allowances, and gratuities on retirement to such officers and servanta: provided that these conditions of leave, allowances and gratuities shall not, save with the special sanction of the Governor. General in Council, be more favourable than those prescribed for Government servants;
- (e) as to the assessment and collection of taxes;
- (f) as to the powers and duties of committees with respect to the matters provided for in section 35 of this Act:
- (9) generally to regulate the powers and duties of committees and to carry out the purposes of this Act.
- (2) In making rules under sub-section (1) (a) and (e. the Local Government may direct that the breach of any such rule shall be punishable with fine which may extend to fifty rupees.

STATEMENT OF OBJECTS AND REASONS.

THE object of this Bill is to make better provisions for the administration of small towns and the larger agricultural villages of the Punjab. The Bill is based partly on the United Provinces Town Areas Act, 1914, and partly on the Punjab Municipal Act, 1911.

At present, under the provisions of Chapter XIII of the Punjab Municipal Act, 1911, the Local Government has power to declare any area containing a town or bazar, and not being a purely agricultural village or containing more than ten thousand inhabitants, a "notified area," and to introduce therein a semi-municipal administration, by appointing a committee, by imposing taxation similar to that imposed in municipalities, by creating a local "fund" and by extending to the area various sections of the Punjab Municipal Act, This system has worked with varying success, but it has several disadvantage, and it is felt that the time has come to place the municipal administration of small towns on a better footing.

The present Bill relates to "small towns," and provides that any town, village, suburb, bazaar or inhabited area containing less than 10,000 inhabitants may be declared a "small town "

The Bill provides for other and more suitable forms of taxation.

At present it is necessary to notify in respect of each 'notified area' the various sections of the Municipal Act as plicable to it, and frequently it is necessary to issue supplementary notifications extending other sections. The inconvenience of this method is patent and the opportunities for error are numerous.

This Bill is intended to present in one compact and simple ensetment the municipal law governing all small towns to which it is applied.

A detailed note on clauses is appended.

Notes on Clauses.

Chapter II.

Clause 3 (a).—This clause is identical with section 3 (a) of the United Provinces Towm Areas Act, 1914, except that the words "any area included in a colony, etc., have been added in order to enable an area in a colony which is to be the site of a new town or market to be controlled from the outset before any buildings are constructed. Under the existing law, section 241 (3) of the Punjab Municipal Act, 1911, a place cannot be constituted a notified area unless it contains a town or bazaar, and this fact has made it difficult to control building operations in the initial stages of a new town's existence.

Clause 4 (1).—No minimum number of members has been fixed in order that in new colony towns it may be possible to appoint the Colonization Officer by himself to be the committee while the town is still in embryo.

Chapter IV.

Clauses 21—33.—Experience has shown that the most generally acceptable form of taxation in existing notified areas is what is known as the hairiyst tax, or tax on residents according to their circumstances. The taxation provisions of this Bill enable a tax of this nature to be imposed, but the main feature of the system of taxation which it is proposed to introduce has been borrowed from the United Provinces Town Areas Act, 1914, viz., a tax the amount to be raised from which each year is determined by the needs of the small town. At the same time the very general objection entertained to a tax which varies from year to year has been met by providing for the fixity of assessments for periods of five years. A terminal tax has been allowed to meet the circumstances of some small towns, particularly markets in colony areas, to which the terminal tax is peculiarly saitable as being easy to collect and falling imperceptibly on the persons taxed.

Otouse 27.—This clause is necessary in view of the fact that no maximum has been fixed for the amount of the tax on residents which may be imposed on any individual. It also enables a Deputy Commissioner to see that adequate provision is made for the requirements of the small town.

Clause 32 (2)—Is based on section 166 (1) (c) of the United Provinces Municipalities Law, 1916, and has been inserted in view of a very general opinion that committees of small towns unable to bear the expense of constant litigation should be able to recover rents of municipal properties, amounts due on sawage-removal contracts, etc., as arrears of taxation.

Chapter V.

Clause 35.—The general procedure by means of the issue of orders is based on section 26 of the United Provinces Town Areas Act, 1914, but the provisions of the Bill differ from the provisions of that Act in that they contemplate the issue of orders as a general rule by the committee of the small town and not by the Deputy Commissioner. The power of the Deputy Commissioner to require the issue of orders has, however, been retained with a view to ensuring some progress in backward areas while abuse of the power is guarded against by the right of appeal to the Commissioner.

FAZL-T-HUSAIN,

A. LATIFI,

Minister for Educatio . Additional Secretary on Special Duty.



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The 12th July 1921.

No. 18853.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the following persons have been elected, under section 12 of the said Act, members of the Municipal Committee of Siálkot, in the Siálkot District :-

Ward No. 1 ...

M. Abdul Ghani. Lala Moti Ram Chawla.

3 ... Lala Moti Shah Bhabra, Honorary Magistrate (re-elected).

4 ... Lala Tek Chand Bhabra.

2) Sheikh Ghulam Haidar, Retired Inspector of Police. 5 ... 99. Sheikh Muhammad Sultan, Hide Merchant (re-elected). Chaudhri Muhammad Rux, Cloth Merchant (re-elected). 6 ... 7 ... "

Bhai Gurbakhsh Singh, Ahluwalia, Vakil. Lala Chuni Lal Puri, Vakil. 8 ...

9 ... Ŋ

10 ... Haji Ghulam Ali, Honorary Magietrate. 9

11 ... Dr. Kishan Chand.

12 ... Agha Muhammad Safdar Khan, B.A., L.L.B., Vakil (re-elected).

13 ... Agha Muhammad Baqar Khan. M. Rahmat Ali Khan Kakaizai. 14 ...

No. 18854.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the Punjab Government (Ministry of Education) has been pleased, under section 12 of the said Act, to re-appoint the following persons as members of the Municipal Committee of Sialkot in the Sialkot District:-

- d. Rai Sahib Liwan Charan Das, Vakil.
- 2. Bhai Charat Singh, Honoracy Extra Assistant Commissioner.
- 2. Chaudhri Muhammad Amin, B.A., LL.B., Vakil.
- 4. Khan Sahib Sheikh Pir Muhammad of the firm of Ghulam Kadir & Co., Siálkot Cantonment.

The 13th July 1921.

No. 18886.—The following bye-laws, framed by the Municipal Committee of Gurdáspur, in the Gurdáspur District, under sections 197 (a), (b) and (g) and 199 (1) of the Punjab Municipal Act, 1911, having been confirmed by the Punjab Government (Ministry of Education) under section 201 (1) of the said Act, are published for general information. They will come into force six weeks from the date of publication of this notification:-

No person shall manufacture or prepare meat for sale, except in premises licensed by the Committee in this behalf.

Note .- The term " meat" means the flesh or sheep, goats, fish or fowl intended for human or suimal consump-

- 2. No premises shall be licensed for the manufacture or preparation for sale of meat :-
 - (4) unless the floor is made of atome, cement or other impervious material,

- (b) unless the walls are properly plastered and limewashed,
 (c) unless they are provided with adequate light and ventilation to the satisfaction of the committee.
- (d) unless they are provided with a drain and the whole floor is so sloped as to allow all liquid to flow off by the drain.

(e) if there is any direct communication between the premises and any room used as a sleeping room.

- (1) if there is any latrine, cesspool, cowshed, stable or other place within 100 feet of the premises which, in the opinion of the committee, renders it undesirable that such premises should be used for the manufacture or preparation for sale of meat.
- (g) unless the premises are provided with ganze fly proof doors and windows.
- 3. Subject to the provisions of bye-law 2, licenses for premises for the manufacture or preparation for sale of meat shall be issued by the Secretary in Form A appended to these bye-laws on the application of the owner or occupier of such premises and shall be granted subject to the conditions specified in Form A as the conditions subject to which the license is granted.

- 4. Licenses issued in accordance with bye-law 3 shall be current for not more than twelve months, and shall in any case terminate on the 31st Narch immediately succeeding the date of issue.
- 5. Any person who commits or abets the commitment of any breach of these bye-laws and any licensee who commits or abet the commitment of a breach of any of the conditions of his license, shall be liable, on conviction by a magistrate, to fine which may extend to Rs. 50, and when the breach is a continuing breach, to a further fine which may extend to Rs. 5 for every day after the first during which the breach continues, and in addition any such licensee shall be liable to have his licensee suspended or revoked.

FORM A.

License for premises for the manufacture or preparation for sale of meat issued under bye-law 3 of the bye-laws for licensing premises for such manufacture or preparation for sale published with Runjab Government notification No. 18586, dated 13th July 1921.

The premises of which a description is given in the attached schedule, situated in name of street, ward, etc.) are hereby licensed for the manufacture or preparation for sale of meat.

This license is granted to owner/occupier of the said premises, subject to the following conditions

1. That he shall keep the licensed premises structurally fit for the purpose for which the license is granted.

Explanation-" Structural fitness" shall be deemed to include :---

- (a) the existence of a floor made of stone, coment or other impervious material.
- (b) possession of walls, properly plastered and limewashed,
- (c) adequate provision of light and ventilation.
- (d) suitable drains.
- 2. That he shall not employ or permit to be employed in the manufacture or preparation for sale of meat any person suffering from any contagious or infectious disease or from loathsome sores, or who has recently been attending on any person so suffering and that he shall not permit any such person or animal to enter or remain upon the licensed pre misses.
- 3. That he shall keep all vessels, receptecles, utenails and other things used in the manufacture or preparation for sale of meat in a state of cleanliness and shall protect from dust and flies all materials used in such manufacture or preparation for sale and the articles manufactured or prepared for sale to the satisfaction of the committee or the licensing officer.
- 4. That he shall daily cause to be thoroughly washed and cleaned the thor and drain of the licensel premises and every bench, counter-table, shelf or other place on which the articles manufactured or prepared for sale and any material used in such manufacture or preparation for sale are kept.
- 5. That he shall cause the walls of the licensed premises to be properly limewashed at least twice a year and more often if so required by the committee or the licensing officer.
- 6. That he shall not use or suffer to be used any postion of the licensed premises as a living room or sleeping room.
 - 7. That he shall not spit or suffer any other person to spit within the licensed premises.
- 8. That he shall not keep or suffer to be kept in the licensed premises any heddings, soiled clothes or other things not required for the manufacture or preparation for sale of meat.
- 9. That he shall permit any member or efficer of the Committee, authorized in this behalf, at all reasonable times and without notice, to inspect the licensed premises.
 - 10. That all most shall be kept in a gauze safe.
- 11. That waste meat, trimmings, bones, refuse or other offensive matter shall not be thrown into the public street or road, but shall be temporarily kept in receptacles provided for the purpose until the premises are closed for the day.

FAZL-I-HUSAIN,

E, JOSEPH,

Linister for Education,

Secretary to Government, Punjab, Transferred Departments,



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PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 16th July 1921.

No. 19208.—In column 2 of the Schedule appended to Punjab Government notification No. 15733 (Bds. & Comts.—Bds.), dated 25th May 1921, for "Sheikhupura" read "Sharakpur."

No. 19210:—In accordance with the provisions of section 14-A, of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to direct that the following members shall vacate their seats on the district board of Lahore:—

- (1) Khan Bahadur Sher Baz Khan of Kasúr.
- (2) Rai Bahadur Lala Narinjan Das.

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No. 19211.—In accordance with the provisions of section 11 of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to appoint the following persons members of the district board of the Lahore District:—

MEMBERS APPOINTED BY NAME.

- 1. Honourable Rai Bahadur Lala Ram Saran Das, C.I.E.
- 2. Khan Sahib Shahbaz Khan of Kasúr.
- 3. Khan Bahadur Sardar Abdul Rahman.
- 4. Bhai Wadhawa Singh, Zaildar.
- 5. Bhai Bahal Singh, Honorary Magistrate.
- 6. Bhai Kharak Singh, B.A., LL.B., Vakil.

MEMBERS APPOINTED BY OFFICIAL DESIGNATION.

- 1. Deputy Commissioner, Lahore.
- 2. Assistant to the Civil Surgeon, Lahore, vice Personal Assistant to Deputy Commissioner, Lahore.
 - 3. Sub-Divisional Officer, Kasúr.
- 4. Executive Engineer, 1st Lahore Provincial Division, Lahore, vice Revenue Extra Assistant Commissioner, Lahore.
 - 5. Tahsildar, Lahore.
 - 6. Tahsildar, Kasúr.
 - 7. Tahsildar, Chunián.
 - 8. District Inspector of Schools, Lahore.

The 20th July 1921.

No. 19379.—In accordance with the provisions of section 31, subsection (7) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify the following direction passed by the district board of Jhan; under section 31 (6) of the said Act and sanctioned by the Local Government under section 31 (5) of that Act:—

DIRECTION.

It is hereby directed that an annual profession tax be imposed in the area subject to the jurisdiction of the district board of Jhang, notified areas excluded, at the rates given below (on all persons who are not principally engaged in agriculture provided that widows shall be exempted from the payment of the tax):—

Rs.

1.	On all persons ;	aying an i	ncome-tax o	f Rs. 100 o	r above	•••	15
2.	On all persons p	aying an i	ncome tax o	less than F	ks. 100	1	lo
	On all money-lo and goldsmit						6
4,	On all money-le and goldsmi	enders, gra ths workin	in dealers, g in one vill	cloth merc age	ohants, con	tractors 	4
5.	Carpenters		***	***	•••	**1	5
6.	Blacksmiths	•••	***	•••	•••	***	2

Carpenters and blacksmiths whose sole source of income is service to the proprietary body of the village for which they receive wages in kind of each harvest are exempt.

A person belonging to more than one class shall be deemed to belong to the class in which he is liable to pay the highest tax.

Assessments will be made annually by panchayats appointed by the district board for each Zail. These will consist of four members of whom two will be non-agriculturists and one will be the Zaildar who will act as sarpanch. The Tehsildar will be the president.

The tax shall be payable in a single payment for the year at such time as the board may decide and shall come into force with effect from 1st July 1921.

COMMITTEES.

The 16th July 1921.

No. 2676-S.—In exercise of the powers conferred by section 13 (1) of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to direct that the Deputy Commissioner, Lyallpur, shall cease to be a member of the municipal committee of Lyallpur, in the Lyallpur District.

The 18th July 1921.

- No. 19245.—In exercise of the powers conferred by section 13 (1) of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to direct that the Tahsildar, Jhajjar, shall cease to be a member of the municipal committee of Bahadurgarh, in the Rohtak District.
- No. 19247.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the Punjab Government (Ministry of Education) has been pleased, under section 12 of the said Act, to appoint the following persons as members of the municipal committee of Lahore, in the Lahore District:—
 - 1. Rai Bahadur Dr. Hira Lal, L.M.S.
 - 2. Rai Bahadar Lala Amar Nath, M.B.E.
 - 3. Khan Bahadur Sardar Muhammad Ali Khan, Kazilbash, C.S.I.
 - 4. Maulvi Ahmad Din, B.A., Vakil, High Court, Lahore.
 - 5. Mr. H. L. O. Garrett, I.E.S.
 - 6. Mr. H. R. Goulding, I.S.O.

FAZL-I-HUSAIN,

E. JOSEPH.

Minister for Education.

Secretary to Government, Punjab,

Transferred Departments.

The 19th July 1921.

- No. 2769-S.—In the Panjab Small Towns Bill, 1921, published in Panjab Government notification No. 18744 of 11th July 1921:—
- 1. The fullstop at the end of sub-clause (a) of clause (a) of section 21 shall be deemed to be changed to a colon and the following provise shall be deemed to be added:—
 - "Provided that the amount assessed on any one person according to his circumstan cost shall not exceed Rs. 7-8-0 per month, in any one small town."
 - 2. The following shall be deemed to be substituted for the words of section 22.
 - "The committee may impose :--
 - (a) with the previous sanction of the Local Government, any tax scheduled as exempted from the provisions of sub-section 3 (a) of section 80-A of the Government of India Act by rules made under the said Act.
 - (b) with the previous sanction of the Governor General in Council any other tax."
 - 3. The following shall be deemed to be substituted for the words of section 31:-
 - Clause 31.—If any person fails to pay any tax, or any instalment of any tax, or any fee or any other sum due to the committee under this Act, or due to the committee as rent for any immovable property vested in or under the control of the committee, on or before the date on which payment is due, the committee shall, ordinarily within fifteen days after such date, cause a writ of demand to be served on such person, or delivered at or affixed to his place of residence within the small town, or addressed by registered post to such place or residence or any other place where he may be known to reside. Any postal charges incurred under this section may be added to the arrear claimed and recovered as such.

The following shall be deemed to be substituted for the words of section 32:-

"Arrears of any tax or of any instalment of any tax or of any fee or of any other sum due to the committee under this Act or of any sum due as rent for any immovable property vested in or under the control of the committee may be recovered on the expiry of three weeks from the date of the issue of a writ of demand under section 31 on application to a Magistrate having jurisdiction within the limits of the small town or in any other place within the Punjab where the defaulter may for the time being reside, by the attachment and sale of any movable property belonging to such defaulter and within the limits of such Magistrate's jurisdiction.

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education.

Additional Secretary on Special Duty.



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PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 23rd July 1921-

No. 19634.—In exercise of the powers conferred by section 20-A of the Stage Carriages Act, 1861, as amended by the Stage Carriage Act, 1861, Amendment Act, 1898, the Punjab Government (Ministry of Education) is pleased to make the following further amendment in the rules for the regulations of stage carriages in the Dera Gházi Khan District published with Punjab Government notification No. 19231, dated 4th November 1918, as amended by Punjab Government notification No. 21248, dated 24th August 1920.

In the table of stages and fares in Schedule A omit the words 'or Jhok' in item 1 in column 2 and add the following:—

	Stage.			Maximum fare per seat	
From or to		To or from		in stage carriage and per \(\frac{1}{2} \) maunds of luggage.	Maximum fare for whole carriage.
	301	-		Rs. A. P.	Re. A. P.
Dera Gházi Khan	Jhok		•••	1 2 0	360
Do	Mana	Bungalow	***	1 4 0	3 12 0

The 27th July 1921.

No. 19811.—In accordance with the provisions of section 24 of the Punjah Municipal Act, 1911, it is hereby notified that the following person has been elected, under section 12 of the said Act, a member of the municipal committee of Siálkot in the Siálkot District:—

Ward No. 5

M. Allah Wadhaya alias Abdul Aziz.

FAZL-I-HUSAIN,

E. JOSEPH,

Minister for Education.

Secretary to Government, Punjab,

Transferred Departments. .

The 28th July 1921.

CORRIGENDUM.

No. 19874.—Omit the words "Ward No." in Punjab Government notification No. 18853, dated 12th July 1921.

FAZL-I-HUSAIN,

E. JOSEPH,

Minister for Education.

Secretary to Government, Punjab, Transferred Departments.



The Government Gazette

PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 31.

LAHORE, FRIDAY, AUGUST 5, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

Boards.

The 2nd August 1921.

No. 20238.—Whereas the district board of Muzaffargarh has applied under the provisions of section 61 of the Punjab District Boards Act, 1883, and whereas it appears to the Punjab Government (Ministry of Education) that land is required by the said district board for the purposes of the said Act, namely, for an Agricultural Farm for the Vernacular Middle School at Jatoi in the Alipur Tahsil of Muzaffargarh District, it is hereby declared that the undermentioned land is required for the said purpose.

(181)

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act, the Collector of Muzaffargarh is hereby directed to take order for the acquisition of the land specified below:—

SDF	CIRT	CAR	TON	OΤ	LAND.
DIE		UAI	IUN	OE.	LAND.

1	2	8	4	5	6
District,	Tahsil.	· Yaoza.	Area in acres.	Boundaries.	Place where the plan may be inspected.
			[North.—District Board road.	
M uzaffargarb	Aliper ,	Jatoi	\$-95 {	Ecc!,-Surab Canal	Office of the District
				South, - Misranwala Garden No. 1787,	t'oard, Muzaffargarh.
				WestDistrict Board road.	

No. 20242.—In exercise of the powers conferred by section 20-A of the Stage Carriages Act, 1861, as amended by the Stage Carriages Act (1861) Amendment Act, 1898, the Punjab Government (Ministry of Education) is pleased to make the following amendment in the rules for the regulation and control of stage carriages in the Hoshiarpur District published with Punjab Government notification No. 5753, dated the 13th March 1918, as amended by Punjab Government notification No. 3340, dated 2nd February 1920:—

For the rates in rule 7 substitute the following .--

Ca	rriage.	•		Rs.	Δ,	P.	Rate per stage.
Carriage drawn by 2	horses	**1		3	4	0	on metalled roads.
			1	4· 2	0 8	0	on unmetalled roads. on metalled roads.
Tonga		•••		3	4	0	on unmetalled roads.
Bamboo cart		**:	}	2	0	0	Rate per stage. on metalled roads. on unmetalled roads. on unmetalled roads. on metalled roads. on unmetalled roads. on unmetalled roads. on metalled roads. on metalled roads.
Ekka	•	***	}	1	4	0	on metalled roads.
		-	(1	12	0	on unmetalled roads.

COMMITTEES.

The 2nd August 1921.

- No. 20230.—It is hereby notified that the Punjab Government (Ministry of Education) is pleased to confirm under section 70 (2) (b) of the Punjab Municipal Act, 1911, resolution No. 515 passed by the municipal committee of Amritsar, at a special meeting held on 27th April 1921, reducing with effect from the 25th April 1921—
 - (1) the rate of the tax on sales of immovable property sanctioned in Punjab Government notification No. 21182, dated 23rd August 1920, from 3 per cent. to 1½ per cent. on the purchase price.

(2) the rates of terminal tax sanctioned in Punjab Government notification No. 21180, dated 23rd August 1920, in the case of the following 26 articles to the rates given opposite them:

No.	Description of Go ds.	Rate	ver	maun
1.	All grains, their flours and pulses including seal, dharu, rice and	Rs.	۸. 0	Р. З
2.	paddy. Tea, Oilman's stores, Groceries, confectionary, sweetmeats, bis- ouits and other provision and fresh fish.	ø	б	0
3.	Pos dust and leaves			0
4.	An 1 A 1511 A	0	2	0
5.	Uil seeds of all kinds Lime, fire clay, fire bricks, pando earth, red earth, Multani or	Ů	1	0
٠.	Gachni mitti and chalk.	V	1	0
6.	Elmonos de la contraction de l	Δ.		
7.		0	0	8
••	Sleepers, logs, wooden planks, timber, bamboos and articles made of bamboos.	Ü	1	0
8.	Munj ban and ropes and articles made thereof	Ü	Ţ	0
9.	Patha Matting and coir ropes and articles made thereof	Ü	ĺ	Ó
10.	Country drugs, gums and spices	Ů	6	Õ
11.	Country tobacco	Ŏ	3	õ
12.	Cotton piece goods of all kinds including durries oil cloth, dusters	ŏ	4	ŭ
	and other cotton manufactures.	•	Ŀ	•
13.	Woollen, girbi, silk and satin piece-goods including lohies, puttoos,	0	4	0
	blankets, caps, pashmina and velvets and articles made thereof.			
14.	Hides and skins	0	2	0
15.	Country leather	0	6	Ü
16.	Other leather	Õ	8	Ü
17.	Iron wrought and articles made thereof	ò	6	Ō
18,	Unwrought iron	- Ŭ	ĭ	6
19.	Haberdashery, drapery, Millinery, Hosiery, Stationery and Fancy	ŏ	8	ŧj
	wool and wool manufactured by Dhariwal Factory.	•	-	''
20.	Brass, copper and German silver sheets and wire, also tin, zinc,	0	8	0
	copper and articles made thereof.			
21.	Lubricating oil	0	5	0
22.	Country paper and wall paper	Ū	6	Ó
23.	Carpets and rugs	i	Ō	ŏ
24	Furniture including tents and poles coir matting	õ	8	ŏ
25.	Gunny bags including tat, new and old	ő	3	ð
26.	Crockery, Stone ware, Enamalied ware, China ware, Glass ware	-	8	0
	including glass sheets and flasks.		~	v
	N = 00040 Wh. 41 co.			

No. 20240.—Whereas the notified area committee, Qilla Didár Singh, has applied, under the provisions of section 58 of the Punjab Municipal Act, 1911, and whereas it appears to the Punjab Government (Ministry of (Education) that land is required by the said notified area committee for the purpose of the said Act, namely, for the purpose of a burial and cremation ground, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1:94, and under section 7 of the said Act the Collector of Gujránwála is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

1	2	3	4	5	6
District.	Tabeil.	Mauzah.	Area 10 acres.	Bounda; îes.	Places where the plan may be inspected.
Gujránwála	Gujránwála	Qilla Didár Singb.	-85 {	North Khasra No. 302 of Dyal Singh, son of Mutsaddi. West.—Khasra No. 298 of Sadr Din and Karam Din. South.—Khasra No. 294 of Sadr Din and Karam Din. Bast.—Khasra No. 291 of Sadr Din and Karam Din.	Office of the Deputy Commis- sioner, Gujran- wala and notified area committee, Qilla Didar Singh.

No. 20245.—Whereas the municipal committee of Kálábágh in the Miánwáli District has applied under the provisions of section 58 of the l'unjah Municipal Act, 1911, and whereas it appears to the Punjab Government (Ministry of Education) that land is required by the said municipal committee for the purposes of the said Act, namely, for the construction of an octroi post and godown at Kálábágh, it is hereby declared that the land specified below is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act the Collector of the Miánwáli District is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

1	2	3	4	5	6
District	Taheil.	Мапив.	Area in acres.	Boundaries.	Place where the plan may be in- spected.
Miśowáli	Isakhel	Kálabágh	·19	North.—Municipal land South.—River Indus West Khan Bahadur Naw and Malak Ata Moh East— Khan's land.	Office of municipal committee, Kálabah

No. 20247.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that Khwaja Ghulam Sadiq, Public Prosecutor, Amritsar, is appointed under section 17 (2) of the said Act, a member of the municipal committee, Amritsar, vice Khan Bahadur Sheikh Ghulam Sadiq, deceased.

No 20248.—The following amendment made by the Municipal Committee, Ferozepore, to bye-law II of its bye-laws for regulating the sale of articles of food, published with Punjab Government notification No. 36, dated 26th January 1910, as amended by Punjab Government notification No. 127, dated 23rd February 1916 and No. 4042, dated 9th February 1920. has been confirmed by the Punjab Government (Ministry of Education) under section 201 (1) of the Punjab Municipal Act, 1911, and is published for general information. The amended bye-law shall come into force six weeks from the date of publication of this notification:—

In bye-law II (a) substitute the following for clause (iii)-

Chowk Kasuri Gate from the northern corner of the byelane of Mohalia Sharif Hasan to the southern corner of Bazar Gagrian.

FAZL-I-HUSAIN, Minister for Education. A. LATIFI,

Secretary to Government, Punjab, Transferred Departments.



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LAHORE, FRIDAY, AUGUST 12, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

Nil

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LAHORE, FRIDAY, AUGUST 19, 1921.

PART 1.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 16th August 1921.

No. 21153.—In supersession of Punjab Government notification No. 130, dated 14th June 1910, and in accordance with the provisions of section 11 (2) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to appoint the following person a member of the district board of the Rawalpindi District:—

MEMBER APPOINTED BY OFFICIAL DESIGNATION.

"The Senior Assistant Commissioner or in his absence the Senior Extra Assistant Commissioner, attached to the district headquarters."

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COMMITTEES.

The 13th August 1921.

No. 21068.—The following modification of rule 17 of the rules for the regulation and control of hackney carriages in the Ráwalpindi Cantonment, framed under section 4 of the Hackney Carriages Act, 1879, and published in Punjab Government notification No. 681, dated 25th October 1910, as subsequently amended by Punjab Government notification No. 483, dated 24th July 1916, having been approved by the Governor in Council, is published for general information and shall come into effect from the date of this notification:—

For the existing rule 17 substitute the following-

"17. In the absence of any private agreement between the proprietor, agent, or driver, of a licensed carriage and the hirer, the following shall be the schedule of rates to be paid for hire by time or for distance."

Chass Tongas, I	F. S. S. Manuforth (S. M.	Prom Sadr to column R. L. we we re column a search to column to co	The shifts moral and the state of the shifts	ti sond to the transfer of the to places in the solution in th	To the Sect to the	-ni dailtsi mora	.8.00 F. C.	C C C C C C C C C C C C C C C C C C C	F. S.oN St. O C. O.	BRABT4.
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ffare for seturn, provided that the balt is not more than 20 minutes.

The 17th August 1921.

No. 21202.—In exercise of the powers conferred by sections 11 and 12 of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to fix, and hereby fixes, the number of members of the municipal committee of Ludhiána at 21, of whom 16 shall be elected, 4 appointed by name and 1 appointed ex-officio.

Punjab Government notification No. 16114, dated the 2nd September 1918, is hereby cancelled.

No. 21204.—The following schedule of revised octroi rates proposed to be levied in the municipality of Mithankot in the Dera Ghazi Khan District, having been approved by the Punjab Government (Ministry of Education), is published for general information, under section 62 of the Punjab Municipal Act, 1911.

The revised rates shall come into force three months from the date of this notification.

Punjab Government notification No. 99, dated 3rd February 1913, is hereby cancelled.

SCHEDULE.

Schedule of the revised octroi raise proposed to be levied in the municipality of Mithankot in the Dera Ghazi Khan District.

	`	R	ATRS OF OCTROI	_
-	Artioles.	By maundage.	By ad valorem. By tale.	_
2		Rs. 4. P.	Rs. A. P. Rs. A.	
	Class I.—Articles of Food and Dhink.	Per maund.	Per repes.	-
•	Wheat and wheat flour	0 1 0	***	
-	(a) Ries (commen)	0 1 6		
	(b) Rice (Banspati)	0 2 6	*,	
i.	(a) Gram of every kind and its flours	0 1 6	,,,	
	(3) Mash, mung, rawan and pulses of avery kind.	0 2 0		. ! .
	(e) Paddy	0 0 9		
	(d) Jawar, bajra and other food-grains and their floure.	0 0 9		
l.	Suji and other flours	0 4 0		i
\$.	Refined sugar (s.e., khand, sugarcandy and sugar refined by European methods).	070	,	
i,	Unrefined engar (gur and shakar)	0 3 6		
7.	Ghi and butter	1 . 2 . 0		
3,	Other articles of food and drink-	,		
	(a) All fraite (fresh and dried)	*15	009	
	(8) All regetables, edible roots and potatoes	***,	0 0 9	
	(e) Milk	0 \$ 6		
	(d) Jams, sweets, pickles, honey, gulkand, sauce, vinegar, betel-nuts, assafætida condiments not being spices, tea and coffee.	·	0 0 6	

]	•]	RATES OF COTEO		
Azticles.	ļ	Ly maundage.	By ad valorem.	By tale.	
CLASS I.—ARTICLES OF FOOD AND DRINK—col	neld.	Per maund. Re, a. P.	Per rupes. Rs. A. P.	Rs. 4. 2.	
3. Other articles of food and drink—concid. (c) Meat of all kinds		C 8 0		1114 5	
(f) Fish		0 4 0	.**	**1	
(g) Eggs		***		0 0 1 Per dosem,	
(A) Red pepper (fresh)	`	0 1 9		***	
(i) Red pepper (dried)		0 8 0		***	
(j) Bran		***	006	•••	
(k) Oil cakes and cotton seeds		0 1 8	i	,,,	
Class II.—Animals for slaughter.					
Horned cattle			ļ <u>.</u> . ļ	0 6 0	
Other quadrupeds (sheep, goats, lambs, etc.		494		Per head 0 2 0 Per head	
Dilley and some	ļ		0 0 6	Per nesa	
CLASS III.—ARTICLES USED FOR FUEL,	"	***			
LIGHTING AND WASHING.			; 	:	
. (a) Fuel (except head loads)	· · · · ·	0 0 3		***	
(b) Charcoal		0 0 9	, .	3++	
. (σ) Sterch, soda, potash, alum and ye earth.	llow	**1	006		
(b) Matches, wax, tallow, caudies, scaps alkali and scap of all kinds	nuts,	•••	006	***	
. Lamps and their parts	,	***	0 0 8		
CLASS IV.—ARTICLES USED IN CONSTRUCTS OF BUILDINGS.	ION				
. Timber, logs and planks and articles n thereof.	nade	-44	006		
Bamboos and ballies		••	009		
. (a) Bricks paces large		*4*		O 5 0 Per thonaind	
(5) Ditto small	•••	***	····	G 4 D Per thousand	
. Sundried bricks (kahecha)		*** .		0 1 0 Per thousand	
5. Paints, colours and turpentine		***	009	,	
Building stone, lime, kankar, surkhi	1	•••	0 0 9	***	
coment. 7. Glass, coaltar, glue and other articles us	İ	1**	0 0 9	 .	
construction.		•••	006		
 Thatching grass, cane, munj, bemp, ma made thereof and ropes of all kinds. 	Herra	···			
). Wan reeds and baskets of all kinds	•••	:••	006		
CLASS V.—Drugs, Gums, spices and perbu	IMES.				
Druge (except charae, bhang and ganja)	***	***	0 0 9	.,,	
3. Chemicals	•••	***	009		1
8. Spices	•••	,*•	009		
4. Gums	•••	•••	0 0 9	•••	
5. Perfumes		••··	0 0 9	4 2 15	į

• ·	F	CATES OF COTROL		
Articles.	By maundage.	By Ad valorem.	By tale.	RBMARKS.
Class VITobacco.	Rs. A. P. Per mound.	Rs. A. P. Per supes.	Rs. A. P.	
 Foreign tobacco (including cheroots, eigars and eigarettes). 	1 87 1140 1400	0 0 6	10.	
3. (a) Tobacco (country)	060		•••	
(b) Snuff	080			
CLASS VII.—PIRCE-GOODS AND OTHER TEXTILE PABLICS.		į		
 Cloth and clothes of all kinds including things made of cotton, wool, pashmina, shawls, curtains, postines, articles of millinery and haberdashery, fancy and piece-goods. 	•••	0 0 3		
 Rugs, durries, carpets, nosebags, cottonbags, saddlebags, gunnies (tát), canvas, namdah and oil and wax clotb. 	•••	006		
. All leather articles	•••	0 0 6	•••	
CLASS VIII.—METALS AND ARTICLES MADE OF METALS.			1	
. All metals and articles made wholly or partly thereof (except lamps and their parts, gold and silver).	***	υ û 3	•••	
CLASS IX,—MISCELLANEOUS.	.	į		
. Furniture and articles made of wood		0 0 6		
. Glass-ware, China and crookery		0 0 6		
. Stationery and blank books	***	0 0 6	***	
 Watches, clocks, timepieces, toys, musical instruments and umbrellas. 		0 0 6	***	

No. 21206.—Whereas the notified area committee of Qilla Didár Singh has applied, under the provisions of section 58 of the Punjab Municipal Act, 1911, and whereas it appears to the Punjab Government (Ministry of Education) that the land is required by the said notified area committee for the purposes of the said Act, namely, for the purpose of brick kiln, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act, the Collector of Gujránwála is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

1	2	8	4	5	6
District.	Tahsil.	Mauzah.	Area in acres.	Boundaries.	Places where the plan may be inspected.
Gujránwála	Gujránwála	Qilla Didér Siogh.	1.8125	North, south, east and west.— Land belonging to Phula Singh, Dial Singh, Jats, and others, as per plan.	Office of Notified Area Committee, Qilla Diddr Singh, and Deputy Com- missioner's Office, Gujranwala.

FAZL-I-HUSAIN, Minister for Education. A. LATIFI,
Offg. Secretary to Government, Punjab,

Transferred Departments.



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LAHORE, FRIDAY, AUGUST 26, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 20th August 1921.

No. 21438.—Whereas the District Board of Amritsar has applied under the provisions of section 61 of the Punjab District Boards Act, 1883, and whereas it appears to the Punjab Government (Ministry of Education) that land is required by the said district board for the purposes of the said Act, namely, for the diversion of the Railway Station road at Kairon, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act, the Collector of

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Amritsar is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

1	2	8	4	5 .	6	
District.	Tabsil.	Mausa.	Area in acres.	Boundaries,	Place where the plan may be inspected.	
Amritear	Tarn Távan	Kairen	0-8399	North.—Old Railway Station road, Kairon. Mast.—Lands of Jasmeja Singh, Jawala Singh, Dalip Singh, Jawala Singh, Thaker Singh, Ojagar Singh and shamlat. South.—Old Railway Station road. West.—Lands of Dalip Singh, Jawala Singh, Masdo, Mayan Singh, Harnam Kaur, Ganda Singh and Jiwan Singh, &c.	Office of the Secretary, District Board, Amrit-	

The 22nd August 1921.

No. 21456.—In accordance with the provisions of section 60 (1) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to direct the publication of the following draft rules which have been made under the provisions of section 55 (a) of the said Act, for the District Board of Miánwáli District. The draft rules will be taken into consideration on or after the 15th September 1921 together with any objections or suggestions in respect of them received before such date:—

DRAFT RULES.

- 1. Rules 61-65 of the District Board Account Code shall not apply to annual repairs of Primary school building and cattle-pounds.
- 2. A lump sum to be specified from time to time by a resolution of the board shall be provided for the annual repairs of each such building, and shall be paid at or as soon as possible after the first meeting of the board in the month of October as an advance to the member entrusted with the supervision of the building or other person approved by the board, for the execution of the annual repairs.
- 3. Such member or person shall, as soon as possible after January 1st following and in no case later than March 1st following submit to the board together with a certificate that the work has been completed to his satisfaction the actual payee's receipt for the money spent, and return the unspent balance (if any).

COMMITTEES.

The 19th August 1921.

No. 21348.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that Mr. A. C. Mullen, Manager, Distillery, Amritsar, is appointed under section 17 (2) of the said Act a member of the Municipal Committee of Amritsar, vice Captain J. Ashford, Superintendent, Central Workshop, resigned.

No. 21350.—The following bye-laws for licensing horse drawn vehicles kept or plying for hire, fixing the rates of hire of such vehicles and the maximum loads to be carried by them and for licensing the drivers of such vehicles, which have been framed by the Municipal Committee of Bhiwani, in the Hissar District, under sections 188 (a) and (b) and 19 (1) of the Punjab Municipal Act, 1911, and confirmed by the Punjab Government (Ministry of Education) under section 201 of the said Act, are published for general information and shall come into force six weeks from the date of this notification:—

BYR-LAWS

- 1. In these bye-laws "vehicle" means any vehicle drawn by one or more horses or mules.
- 2. No person shall keep any vehicle for hire or suffer any vehicle of which he is the owner to ply for hire within the limits of the municipality except under a license granted in this behalf by the municipal committee.
- 3. (a) A license for a vehicle to be kept or to ply for hire within the limits of the municipality shall be issued by the Scenetary of the Municipal Committee on the application of the proprietor of such vehicle, and shall be granted on payment of the fees prescribed in bye-law 5 subject to the conditions specified in bye-law 8: provided that no such license shall be issued until such vehicle has been approved by the Licensed Vehicles sub-committee as complying with the following conditions:—
 - (i) that it is in good order and repair in all its parts,
 - (ii) that the harness is complete and serviceable,
 - (iii) that it is provided with suitable lamps in good condition,
 - (iv) that the animal or animals to be used to draw it is or are in good condition, and fit for and thoroughly broken to the work required of it or them, free from vice, not under three years of age, and not under 13 hands, provided that the subcommittee may pass an animal of under 13 hands if in their opinion it is strong and equal to the draught to be required of it
- (b) Licenses issued under clause (a) of this bye-law shall be numbered serially, and the number of the license and the class shall be painted in a conspicuous place in Urdu and English figures on either side of every licensed vehicle.
 - 4. (a) For the purpose of licenses vehicles shall be divided into four classes :--
 - (1) Landaus, broughams and victorias drawn by two horses.
 - (2) Broughams and victorias drawn by one horse and tongas with rubber tyres.
 - (3) Other tongas, tum-tums, bamboo carts and similar vehicles.
 - (4) Ekkas and majholis.
- (b) The decision of the Licensed Vehicles sub-committee as to the class to which a vehicle belongs shall be final.
 - 5. The fees payable for vehicle licenses shall be as follows:-

	Rs.	٨.	P.
Four wheeled conveyances	3	0	0
Two ,, ,,	1	8	0

6. The maximum fares to be charged for the hire of licensed vehicles shall be as bollows:—

Period.	let class.	2nd class.	3rd class.	4th class,
	Annas.	Annas.	Annas,	Aunas.
First hour or portion of an hour	12	8	6	4
Every subsequent hour or portion of an hour.	8	6	4.	8

7. 'a) The maximum numbers of persons and the maximum weights of loads to be carried in each class of licensed vehicle shall be as follows:—

Description of vehicle.			Pescription of vehicle. Number of persons.				
					Maunds,		
Class 1	***	***	-44	Seven persons including the dri	ver and syce 15		
Class 2 (i) Brough a	me and v	ictorias	144	Six persons including the driver	and syce 10		
(ii) Tongas	***	***	•••]	Four persons including the driv	er 7		
Class 3		***		Ditto ditto	7		
C: ass 4	•••	541	***	Ditto ditto	7		

For the purpose of this bye-law two children under ten years of age shall be reckoned as one person.

- (b) The combined weight of the persons and any largage which may be carried at the same time shall not exceed the naximum weight specified in the third column of the table given in clause (a) of this bye-law. For the purpose of this bye-law every adult shall be considered to weigh 1½ maunds and every child under 10 years of age to weigh ½ maund, provided that no account shall be taken of children under 3 years of age.
- 8. Licenses for vehicles to ply for hire shall be granted on the following conditions:-
 - (1) That the licensee shall keep the licensed vehicle clean, and in good repair and the harness and lamps complete and in serviceable condition.
 - (2) That he shall not use or suffer to be used to draw the licensed vehicle any animal which has not been approved by the Licensed Vehicles sub-committee or any animal which is lame or has sores or is otherwise untit for work.
 - (8) That he shall not demand any fare in excess of the maximum fare prescribed in bye-law 6.
 - (4) That he shall not carry or permit to be carried in or on the licensed vehicle any person or any load in excess of the number of persons or the weight of the load prescribed as the maximum in bye-law 7.
 - (5) That he shall not permit the licensed vehicle to be driven by any person who has not been licensed as a driver of such licensed vehicle under bye-law 10.
 - (6) That he shall give the licensed vehicle on hire together with the necessary animal or animals and driver to any person demanding it at any reasonable time except for good and sufficient reason the burden of proving which shall lie on him;
 - (7) That he shall cause to be affixed to the licensed vehicle in a conspicuous place the license granted in respect of such vehicle for the current year and a copy of the authorised table of fares printed in English and Urdu, and shall keep the number and class of the license granted in respect of such vehicle clearly painted on a conspicuous place on either side of such vehicle;
 - (8) That he shall not earry or permit to be carried in the licensed vehicle any article which projects more than 2 feet from the side or more than 5 feet from the front or rear of such vehicle.
 - (9) That he shall not carry or permit to be carried in the licensed vehicle any person whom he knows or has good reason to believe to be suffering from any infectious or contagious disease or the corpse of any person who has died of such disease, except with the permission in writing of the Assistant Surgeon in which case he shall cause the licensed vehicle to be disinfected to the satisfaction of the Assistant Surgeon before the vehicle is used to carry any other person for hire or otherwise.
 - (10) That he shall cause to be deposited at the nearest police station any property found left in the licensed vehicle.

- (11) That he shall cause the licensed vehicle together with the animal or animals which draw it to be produced for inspection whenever required to do so by the Secretary of the Committee.
- (12) That for any breach of these conditions the license may be suspended or revoked by the Secretary of the Committee.
- 9. No person shall drive a licensed vehicle for hire except under a license to be granted in this behalf by the municipal committee, or, leing licensed to drive any specified class or classes of licensed vehicle, shall drive any other class of such vehicle.
- 10. A license to drive a licensed vehicle for hire shall be issued by the Secretary of the Municipal Committee to any person not less than 18 years of age applying for such license, on payment of the fees specified in bye-law 11, and shall be granted subject to the conditions specified in bye-law 12, provided that the Secretary of the Committee may refuse to issue a license to any person who in his opinion is unfitted to receive such a license.
 - 11. The fees payable for a licensed vehicle driver's license shall be as follows :-

		Rs. A. P.	
For four wheeled conveyances	••	3 0 0	
For two ,,		1 8 0	

- 12. A license to drive a licensed vehicle shall be granted subject to the following conditions:-
 - (1) That the licensee shall always when driving a licensed vehicle carry with him his driver's license, and shall on demand produce it for the inspection of any person hiring such vehicle or of any Police Officer or of any officer of the committee authorised by the committee in this behalf.
 - (2) That the licensee shall always when driving a licensed vehicle wear on his arm a metal badge which shall be furnished to him when the license is issued to him.
 - (3) That the licensee shall drive with due care and precaution and shall observe all rules of the road and all regulations for the control of traffic which may have been or may be issued by the police or by the municipal committee.
 - (4) That he shall keep any licensed vehicle of which he may be in charge clean and tidy, and shall not put his feet on any seat of such vehicle.
 - (5) That he shall not cruelly beat, ill-treat, over-drive or in any other way misuse any animal in a licensed vehicle, and shall not drive any animal which has not been approved by the Licensed Vehicles sub-committee or any animal which is lame or has sores or is otherwise unfit for work.
 - (6) That he shall not demand any fare in excess of the fares prescribed in byelaw 6.
 - (7) That he shall not carry any person or any load in a licensed vehicle in excess of the maximum number of persons or the maximum weight of load prescribed in bye-law 7.
 - (8) That he shall not drive a licensed vehicle while drunk or while suffering from any infectious or contagious disease, and shall not while in charge of a licensed vehicle make use of insulting, abusive or obscene language or gestures.
 - (9) That he shall not loiter with the licensed vehicle in any public street.
 - (10) That he shall not while plying hire drive a licensed vehicle at an average speed of less than 6 miles an hour.
 - (11) That he shall immediately deposit at the nearest police station any property which he may find left in a licensed vehicle.
 - (12) That he shall not carry or permit to be carried on a licensed vehicle of which he is in charge any article which projects more than 2 feet from the side or more than 5 feet from the front or rear of such vehicle.
 - (13) That he shall not carry in a licensed vehicle any person whom he knows or has good reason to believe to be suffering from any infectious or contagious disease or the corpse of any person who has died of such disease unless the permission in writing of the Assistant Surgeon has been obtained for the use of such vehicle

- for such purpose, in which case he shall not subsequently carry any other passenger in such vehicle whether for hire or otherwise until such vehicle has been disinfected to the satisfaction of the Assistant Surgeon.
- (14) That he shall not, without teasonable cause, the burden of proving which shall lie upon him, refuse to give on hire or to drive a licensed vehicle of which he is in charge if any person demands it.
- (15) That for any breach of these conditions the license may be suspended or revoked by the Secretary of the Committee.
- 13. The Secretary of the Municipal Committee may suspend or revoke any license granted under these tye-laws if he has reason to believe that the licensee has committed a breach of any of the conditions on which his license was granted, and the President or a Vice-Tresident of the Municipal Committee or any member of the Licensed Vehicles sub-committee may for similar reasons direct the Secretary to suspend or revoke any such license.
- 14. When a vehicle licensed under these bye-laws is transferred to another proprietor, an application shall be made to the Secretary of the Committee within one week of such transfer by the transferee to have his name substituted for that of the licensee, and such substitution shall be made free of charge.
- 15. Any person who commits: I reach of these bye-laws and any licensee under these bye-laws who commits a breach of the conditions of his license shall on conviction by a Magistrate be junishable with fire which may extend to fifty rujees and if the breach is a continuing breach with a further fine which may amount to five rupees for every day after the first during which the breach continues.

The 20th August 1921.

No. 21436.—The following addition made by the Municipal Committee of Murree to bye-laws 1 (5) of its existing bye-laws under section 188 (p) and 199 (1) of the Punjab Municipal Act, 1911, published with the Lunjab Government notification No. 774, dated 3rd November 1916, as amended by Punjab Government notification No. 5458, dated 8th March 1918, and No. 5850, dated 3rd March 1918, have been confirmed by the Punjab Government (Ministry of Education), under section 201 (1) of the said Act and will come into force within the Murree Municipality six weeks from the date of the publication of this notification:—

BYE-LAWS

A .- Traffic Regulations.

Add the following after bye-law 1 (5):--

The Cantonment Magistrate may grant a pass permitting any motor vehicle to enter the area under his control.

The 22nd August 1921.

No. 21460.—In exercise of the powers conferred by section 70 (2) (b) of the Punjab Municipal Act, 1911, and in modification of Punjab Government notification No. 824, dated 22nd November 1916, the Punjab Government (Ministry of Education) is pleased to confirm resolution of the Municipal Committee of Murree, reducing, with effect from 1st April 1922, the rate of water-tax levied within the limits of the municipality from $5\frac{1}{2}$ to $3\frac{1}{8}$ per cent. on the annual value of houses and lands.

The 23rd August 1921.

No. 21534.—Whereas the Municipal Committee of Pathánkot, in the Gurdáspur District, has applied, under the provisions of section 58 of the Punjab Municipal Act, 1911, and whereas it appears to the Punjab Government (Ministry of Education) that land is required by the said municipal committee for the purposes of the said Act, namely, for Muhammadan graveyards, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act, the Collector of Gurdáspur is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

District.		Tabeil,	Mause,	Area in acres.	Boundaries,	Places where the plan may be in- spected.
Gurdáspar	såt	Pathánkot	Lamin	82	North.—Footpath leading to Takia Barkat Ali Shah and Shah Sikandar. South.—Nallah Bast.—Takia Barkat Ali Shah West.—Footpath leading to	
Do.	•••	(Do	Sarai	1-18	village Lamin. North.— Railway road to Chaki South.— Field No. 265/2, land of Kirpa Ram. East.—Land of Maula Bakhsh West.—Road leading to Dhangu	Municipal Offic Pathánkot, an the Deput Commission e r Office, Gurdá pur.

No. 21625.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the Deputy Commissioner, Siálkot, has been elected, under section 20 (1) of the said Act, President of the Municipal Committee of Siálkot in the Siálkot District.

The 24th August 1921.

No. 21640.—In accordance with the provisions of sections 11 and 12 of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to direct that the Municipal Committee of Lyalipur shall consist of 11 members of whom 4 shall be elected and 7 shall be appointed, viz., 5 by name and 2 ex-officio.

FAZL-I-HUSAIN, Minister for Education.

A. LATIFI,
Offg. Secretary to Government, Punjab,
Transferred Departments.



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LAHORE, FRIDAY, SEPTEMBER 2, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BCANDS.

The 24th August 1921.

No. 21726.—The following regulations for the management of fairs made by the District Board of Hissar under the provisions of sections 56 and 57 of the Punjab District Boards Act, 1883, having been confirmed by the Punjab Government (Ministry of Education), are published for general information. They will come into force six weeks from the date of publication of this notification:—

REQUIATIONS.

- 1. No person attending the undermentioned fairs in the Hissar District shall encamp on any place on the fair ground except at the places set apart for the purpose:—
 - (1) Autumn Cattle Fair at Sirsa.
 - (2) ,, ,, at Fatehabad.
 - (3) ,, ,, at Hissar.
 - (4) ,, ,, at Bhiwáni.
 - (b) Spring ,, ,, at Sirsa.
 - (6) , , , at Hissar.

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- 2. If the board has erected barricades to prevent the ingress into the town of more than a determined number of persons, no person shall, without the permission of an authorised official, pass any such barricade.
- 3. (1) The board may establish examination posts for the examination of persons arriving by road or rail to attend the fair.
- (2) The medical officers in charge of such examination posts may cause any person found to be suffering from any infectious disease to be removed to hospital and may detain in any place set apart for the purpose any person whom he may have reason to suspect to be suffering from any infectious disease or to be likely to spread the infection of any such disease.
- (3) Any person who refuses to allow himself to be examined at any such examination post, or gives a false answer to any question addressed to him by the medical officer in charge of such post and who disobeys any order of such officer with regard to his removal to hospital or his detention in a place set apart for the purpose, shall be deemed to have committed a breach of this regulation.
- 4. (1) The medical officer in charge of the fair may order the removal to hospital of any person attending the fair who is found to be suffering from any infectious disease, and may order the segregation in any place set apart for the purpose of any person whom he considers likely to have been infected by any person found to be so suffering.
- (2) Any person who disobeys any order of the medical officer under clause 1 of this regulation shall be deemed to have committed a breach of this regulation.
 - 5. No person shall set up any game of chance at any place on the fair ground.
- 6. No person shall set up a "marry-go-round" or any other show for public amusement save in the manner and at the place or places to be fixed by the district board.
- 7. No person shall sell any article of food or drink at any place on the fair ground except the shop sites fixed by the board.
- 8. (1) No person shall manufacture arated water for sale in any premises on the fair ground not licensed for the purpose by the board.
- (2) The board may grant a license for premises for the manufacture of ærated water to any person. Every such license shall be issued on the following conditions:—
 - (a) that no water is used in such manufacture except water obtained from a source approved by the medical officer of the fair.
 - (b) that the premises and all utensils used in the manufacture are kept clean to the satisfaction of the medical officer of the fair.
- (3) Any person who commits a breach of the conditions of his license shall be deemed to have committed a breach of this regulation and may have his license cancelled by the medical officer of the fair.
- 9. No person shall ease himself at any place on the fair ground except a place set apart for the purpose.
- 10. No person except the persons authorised in this behalf shall draw water from any well on the fair ground.
- 11. No person shall without the permission of the board wash any clothes or animals or bathe at any place on the fair ground not set apart for the purpose by the board.
- 12. Any person who commits or abets the committing of a breach of any of these regulations shall, on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees and if the breach is a continuing breach with a further fine which may amount to five rupees for every day after the first during which the breach continues.

COMMITTERS.

The 29th August 1921.

No. 21924.—The following bye-laws for licensing premises for sale of meat and for proper regulation and inspection of meat shops which have been framed by the Municipal Committee of Fázilka in the Ferozepore District, under section 197 (a), (b), (d) and (g) and section 199 (1) of the Punjab Municipal Act, 1911, have been confirmed by the Local Government (Ministry of Education) under the provisions of section 201 (1) of the said

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Act, and will come into force within the Fázilka Municipality six weeks from the date of the publication of this notification:—

BYE-LAWS.

- 1: Meat prepared by the Halal process shall, whether cooked or uncooked, be sold only in places licensed by the municipal committee.
- 2. At such places as may be licensed by the committee for the sale of meat, only such meat shall be sold as is killed under the supervision recognised by the committee or is passed and stamped by an Inspector appointed by the committee for the purpose. Such places as shall be licensed shall be open to inspection by any member of the municipal committee or by the Secretary.
- 3. Every occupier of a place licensed for the sale of uncooked meat shall cause such place to be kept in a clean and sanitary condition and shall allow no refuse to remain at or near it except in a covered receptable provided for the purpose whence it will be removed by the municipal sweeper.

All meat must be covered at all times with a clean cloth to prevent contamination by dust or flies.

- 4. Licenses issued by the committee or by an efficer empowered by the committee in this behalf shall remain in force till 31st March next following the date on which they were granted. No fee shall be charged for such licenses.
- 5. Should the licensee in the opinion of the committee persistently neglect or refuse to comply with any or all of the conditions of his license the committee may at any time cancel the same. No compensation shall be recoverable from the committee in respect of such cancellation.
- 6. Any person who commits a breach of any of these bye-laws shall on conviction by a Magistrate be punishable with a fine not exceeding Rs. 50, and when the breach is a continuing one with a further fine which may extend to its. 5 for every day after the first during which the breach continues.
- No. 21936.—The following bye-laws for the registration of births and deaths framed by the Notified Area Committee of Kot Addu in the Muzaffargarh District under sections 188 (c) and 199 (I) of the Punjab Municipal Act, 1911, having been confirmed by the Punjab Government (Ministry of Education), under the provisions of section 201 (I) of the said Act, are published for general information and shall come into force within the Notified Area of Kot Addu, six weeks from the date of publication of this notification:—

BYE-LAWS.

- 1. The notified area committee shall establish a Registration Office for the registration of births and deaths within the limits of the notified area and may by public notice prescribe the office at which the reports of births and deaths occurring in the notified area are to be made in accordance with these bye-laws. The officer in charge of the Registration Office shall be termed the Notified Area Registrar.
- 2. Every report of a birth required to be made under these bye-laws shall contain the following particulars which shall be entered in a register to be kept for the purpose by the Notified Area Registrar, that is to say—
 - (a) the date of the birth,
 - (b) the sex of the child,
 - (c) the name of the father and of the grand-father,

- (d) the residence of the father,
- (e) the occupation, caste and religion of the father,
- (t) the name of the person making the report and the date of his report,
- (g) the name of the child.

Provided that-

(i) in the case of an illegitimate child, the Notified Area Registrar shall not enter in the register the name of any person as father of the child save at the joint request of the mother and of the person acknowledging himself to be the father.

If any entry of the father's name has been made in accordance with such a joint request, the entry shall be countersigned by the person acknowledging himself to be the father. If no such joint request is made the name, residence, and caste of the mother shall be entered in place of the name, residence and caste of the father. In all such cases a note shall be made in the register to the effect that the child is illegitimate;

- (ii) if the name of the child is not known when the report is made, the person reporting the birth or, if he is dead the father of the child, or if the father is dead or the child illegitimate, the mother of the child, or if both the father and the mother of the child are dead, the person in whose keeping the child is, shall within three months of the birth report the name of the child to the Notified Area Registrar.
- 3. (a) Every report of the occurrence of a death required to be made under these bye-laws shall contain the following particulars which shall be entered in a register to be kept for the purpose by the Notified Area Registrar, that is to say—
 - (a) the date of the death,
 - (b) the name of the deceased,
 - (c) the name of the father, or if the deceased was a married woman, of the husband of the deceased,
 - (d) the sex of the deceased,
 - (e) the age of the deceased,
 - (/) the occupation, caste and religion of the deceased,
 - (g) the residence of the deceased,
 - (A) the cause of death,
 - (i) the name of the person making the report and the date of his report.
- (b) In the case of the death of a European, the person reporting the death shall also, if possible, furnish the certificate of a medical practitioner as to the cause of death.
- 4. Any person reporting a birth or death may attest by his signature or mark the entry relating to such birth or death made in the register by the Notified Area Registrar.
- 5. Every report of a birth or death required by these bye-laws may be made verbally or in writing.
- 6. The officer in charge of a lock-up, hospital, school or any other institution maintained by Government or a local body shall report to the Notified Area Registrar the occurrence of any birth or death within the institution of which he is in charge not later than four days from the date of such occurrence.
- 7. Every person in charge of a private hospital, orphanage, serai, dharamsala, hotel lodging house or such other institution shall report to the Notified Area Registrar the

occurrence of any birth or death within the institution of which he is in charge not later than four days from the date of such occurrence.

- 8. In the case of a birth or death not governed by byc-law 6 a report of its occurrence shall be made within 4 days to the Notified Area Registrar by the head of the household in which such birth or death has occurred or by an adult member or servant of such household.
- 9. In the case of a birth of which, for any reason, a report cannot be furnished by the head of a household, or any adult member or servant of a household the mid-wife or dai attending at such birth shall within four days report the occurrence of such birth to the Notified Area Registrar.
- 10. Every Medical Practitioner who has been in attendance during the last illness of any person dying within notified area limits shall report the death of such person within four days of the date of death to the Notified Area Registrar, provided that if such person has died of any disease, which is defined as an infectious disease, or has been notified as an infectious disease by the Local Government under section 3 (7) of the Punjab Municipal Act, 1911, such Medical Practitioner shall report such death immediately.
- 11. Every customary or other sweeper shall report the occurrence of every birth and death which occurs within the premises in which he works within four days of such occurrence to the Sanitary Inspector of the ward in which such premises are situated, provided that no such report need be made by any sweeper working in any institution maintained by Government or a local body in respect of births or deaths occurring in such institutions.
- 12. Every person finding a living new born child exposed and every person in whose charge such a child may be placed shall within eight days of the finding of such child report the fact to the Notified Area Registrar, and shall at the same time to the best of his ability furnish the particulars specified in bye-law 2.
- 13. If a dead body is found exposed the officer in charge of the Police Station within whose jurisdiction such body is found shall within 8 days of the finding of such body report the fact to the Notified Area Registrar, and shall at the same time to the best of his ability furnish the particulars specified in bye-law 8, together if possible with a certificate of the Civil Surgeon as to the cause of death.
- 14. Every person reporting a birth or death under these bye-laws shall be given free of charge a copy of the entry made by the Notified Area Registrar in respect of such birth or death.
- 15. Any person may inspect a register of births or deaths on payment of a fee of Re. 1 and shall be entitled to receive a certified copy of any entry in a birth or death register on payment of a fee of 8 annas, provided that an additional fee of 4 annas per year may'be charged in cases in which insufficient or incorrect information is supplied by an applicant for such copy necessitating a laborious search in the registers.
- 16. No person shall wilfully destroy or injure or cause to be destroyed or injured any register of births and deaths or shall wilfully insert or cause to be inserted in any such register or certified copy thereof any false entry with regard to any birth or death, and no Notified Area Registrar shall without reasonable cause, refuse or omit to enter in a register of births or deaths any birth or death which has been duly reported to him.
- 17. Any person who commits a breach of bye-laws 7, 8, 9, 10, 11, 12 or 16 shall on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees.
- No. 21958.—Under the provisions of section 242 (1) (a) of the Punjab Municipal Act, 1911, the Punjab Covernment (Ministry of Education) is pleased to in rose the following text in the Notified Ares, Jandiála, in the Amritsar District.

Punjab Government notification No. 545, dated 8th October 1912, imposing house-tax is hereby cancelled:—

NATURE OF TAX.

A Termival Tax on the following articles (alculated on the gross weight of goods including packing when imported by road into the notified area at the rates shown against each :---

Terminal-tax Schedule, Jandiala Notified Area Committee.

Serial No.		Descriptio	n of Ar	ticles.			Rate	per m	ond.
							Re.	A.	P.
1	Grain, flour (ata), paddy		***	***			0	0	6
2	Rice, maida, suji	•••	***	••• .	***		0	1	0
8	Refined sugar and articl	es made the	ercof	***	***		0	8	0
4	Unrefined sugar	***	104	•••			. 0	1	0
5	Gbi	•••	***	4+1	. 141		1	0	0
6	Cotton seeds, khal (oil ca	kes)	***	***	•••		0	0	6
7	Vegetable and fruits	•••	•••	•	***		0	1	0
, 8	Oil seeds	•••	•••	•••			0	1	0
9	Puilding materials, etor geri (red clay), kharis			, cement, cla	y such as	gachni,	0	0	3
:0	Timber	•••	***	***	•••		0	0	6
11	Wan, sutri, munj, san	***	***	***			0	1	0
12	Druge, gume, spices, per	tumes	***	•••	•••		Q	8	0
18	Tobacco	•••	***	has .	•••		0	2	0
34	Cloth and fancy articles	***	***	***	•••]	0	10	0
15	Kali (tin) and new meta	l utensile	***	40.	*1*	***	0	8	0
16	Old metals, including sin	ıc, lead and	copper	•••	•••		0	5	0
17	Iron and things made of	iron, girder	TB.	•••	***		0	2	0
18	Cotton and cotton yarn	of all kinds	1	•••		•••	0	4	0
19	Pirewood and charcoal	•••		***	***		0	0	3
20	Kecosine oil	•••	wi .	•••	•••		0	1	0
21	Sheep and goats for slav	ghter	***	***	***		0	1	0 per head.

Exemption.—Goods belonging to the Committee and Government, head loads of fuel articles of dowry, obsequial clothes and utensils will be exempt from this tax.

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education.

Offg. Secretary to Government, Punjab, Transferred Departments.



The Government Gazetté

PUNJAB AND ITS DEPENDENCIES.



Published by Authority.

No. 36.

LAHORE, FRIDAY, SEPTEMBER 9, 1921.

PART 1.—A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 5th September 1921.

No. 22481.—In accordance with the provisions of section 31, subsection (7), of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify the following direction passed by the District Board of Ludhiána, under section 31 (6) of the said Act, and sanctioned by it under section 31 (5) of that Act:—

DIRECTION.

It is hereby directed that an annual Haisiyat Tax be imposed in the area subject to the jurisdiction of the District Board of Ludhiána, notified areas excluded, on all persons who possess an annual income in excess of Rs. 200 derived from property which is not subject to the local rate and is not live stock or other agricultural produce owned by persons who are mainly dependent on agriculture for their livelihood. For the purpose of assessment of the said tax, the persons liable to pay the tax shall be divided into eight groups, the amount of tax payable by persons in any group being that specified in the table below.

The group to which a particular person shall belong for the purpose of this tax, shall be determined from time to time, as may be necessary, under the orders of the District Board by committees appointed in each zail by the Board, subject to confirmation by the Deputy Commissioner.

(207)

1080 PGG

The said tax shall be payable in two equal instalments on the 1st January and 1st July of each year and shall come into force with effect from 1st October 1921:—

Group.		•			pa	Amount of tax yable annually. Rs.
_I	•••		•••		•••	20
II	***	•••	•••		**	15
ш	••• ,	•••	***		***	12
Ι <u>Υ</u>	•••	***		•••	***	10
V	** 1	***	***	•••	•••	8
VI	•••	***	***	•••	•••	6
VII	• • • •	• • •	***	•••	**1	4
A T T T ***		•••	***			2

COMMITTEES.

The 2nd September 1921.

No. 22313.—In supersession of the Punjab Government notification No. 677, dated 20th October 1506, the following Octroi Schedule of revised rates proposed to be levied in the Municipality of Dingáh in the Gujrát District, having been approved by the Punjab Government (Ministry of Education) is published for general information under section 62 (7) of the Punjab Municipal Act, 1911.

The revised rates shall come into force after three months from the date of publication of this notification.

SCHEDULE.

	RATE OF OCTROI.					
Abticles,	By maundage.	Ad valorem,	By tale.			
CLASS I.—(A) ABTICLES OF FOOD.	Rs. A. P. er maund.	Rs. A. P. Per rupee.	Rs. A. P.			
Wheat and wheat flour Rice including broken rice, Sawank, Darau, Sanghara, Seel, Maida, Suji.	0 0 6 0 1 0	***				
Barley, Bajra, Maize, Jowar, Munji, Moth, Chins, Kangni, Rawanh, gram and Masoor with their pulses and flour of all cereals except that of wheat.	- 0 0 6	***	,			
Mash, Harhar, Mungi and their pulses, and parched grams of all sorts.	v ə 9	•••	•••			
Bran, Suhri, Kara and Phak	0 0 3	***				
(B)—REFINED SUGAE.			`			
Orystallised sugar-candy of all sorts Sugar-candy, Patasha and other sorts of refined sugar. (C) ·· Underfined Sugar.	1 4 0 0 12 6	***				
Gur other than Pishawri Gur Shakkar and Tilauncha	0 5 0 0 7 6	***				
Pishawri Gur (D).—Ger.	0 9 0	***	***			
Ghi (E)—FRUITS	140	***				
Pears, Pomegranates (country) Penches, Figs, Mangoes (ripe and unripe), Lemons, Lokats, Seo Bers, Jamans, wild, Apples Mulberry fruits, Quiness, Oranges, Khattas Mithas, Kimb, Citrons, Emblie Myrobalan (green fruits) green fruits of Yellow Myrobalan (green Halola) Lime-fruits (Chakotra.)	0 5 0		***			

		RATE OF OCTROI.	
Articles,	Fy maundage.	Ad valorem.	By tale.
(E)—Feures—concid. 2. Country Grapes, Fruits of Grewia Asiatica (Faisas), Apricots (green), Pomiferum fruits (Amrud) Dates, Plantains, Kashmiri pears and apples, Maltas, Nagpuri Oranges and Walnuts.	Rs. A. P. Per maund. 0 7 6	Rs. A. P. Per rupee.	Rs. A. P.
3. Pomegranates of Kabul and Quetta, Persian Water melons (Sardas), Kernels of Pinus Gerardiana (Chalgoza), dried Dates, Coccanuts Kishmish, Mewa, Gari.	0 10 0		****
4. Kabuli Grapes imported in boxes	***	***	0 3 0 per dox boxes.
5. Kabuli and Quetta Grapes not imported in boxes.	0 15 0	***	
6. Melons, Water Melons, Country Ber fruits, Ears of Maize, Bajra and Jowar, Sugar- canes (Pona).	0 1 0	***	4**
7. Sugarcanes (Kahu)	0 0 6		
8. Persian Plums (Alu Bukhara), dried Apricots, and Munaqqa.	1 2 0		***
9. Tamrind and Malok	0 2 6	<u></u>	
10. Almonds	140		
11. Kernel of Almonds	400		,,,,
12. Broken Kernel of Almonds	280	•••	
13. Pista	5 O O	1.00	
(F)—Vegetables.			
1. All vegetables and edible roots used as food		0 0 9	***
(G)-OTHER ARTICLES OF FOOD,	i		
1. Honey, Jams, Majuns, all sorts of Gul- kand, butter and tea.	0 15 0	•••	
2. All sorts of sweatmeats, Curd (Khoa), Grape-Vinegar, Turmeric (Haldi) Zira, white, poppy-seeds.	0 12 0		
3. Pickles of all sorts, Condiments Coriandar geed (Kishniz) Rewaris, Chirwas (boiled and dried rice), parched rice, Siwian and Warian.	0 5 0		
4. Syrups of all sorts, powdered Turmeric, Betel-nuts, lard, all sorts of Country oils except those of cocoanut, poppy seeds, alsi and Pohli.	0 10 0		•••
5. Congulated Milk, Cheses, oil-seeds such as Mustard, Taramira, Alsi, Pohli, Cotton seeds and Oil cakes,	0 2 6	***	***
6. Coffee, Hingra (refined assofætida)	1 4 0	41.0	
7. Aввоfætida	280	***	
8.* Betel leaves			0 0 6 per hand- red.
9. Fish	050	*	190.

				RATE OF OCTROI.				
	Articles.			By maundage.	Ad valorem.	By tale.		
-	Class II.—Animals for	SLAUGHTE	R.	Rs. a. P.	Rs A. P.	Rs. A. P.		
1.		151	٠.,	Per maund.	Per rupee.	0 8 Oper head.		
2.	Sheep, goats, kids and lamb)B ,.,	***		***	C 2 Oper head.		
3.	Kagani sheep and goats	•••	***	,	***	0 4 0 per head.		
4.	Poultry		***	•••	4+4	0 3 Oper dozen.		
5.					006	···		
	Class III.—Lighting, b washing Abtici		T D					
	(A)—Articles of	fuel.	į			İ		
1.	All sorts of wood for fuel articles except head load	and other ls of cow d	r fuel ung.	003	***	***		
2,	Charcoal	***	•••	0 1 0	4			
	(B)-Lighting Art	ticles.				<u> </u>		
1.	Lighting oils except kerosi	ne oil and	fat	0 10 0	644			
2.	Wax candles, large	•••	•••		***	0 0 41 per dozen.		
3.	Wax candles, small	***			***	0 0 3 per dozen.		
	(C)—Washing art	icles.						
1.	Country soaps	•••		076	***			
2.	All sorts of other soaps	•••		,	0 0 6	•••		
3.	Sajji, kishte, mahndi leaves	, alum		0 2 6	,,,	***		
4.	Majith, kasumba and soda	***		0 5 0	***	•••		
5.	Har sangar	***		0 10 0		•••		
6.	Flowers of Dhak tree			0 0 3				
7.	Other dyes and indigo		.,		0 0 9	M#		
		_				***		
	Timber, logs and planks and therefrom, bamboo and kanas and tilis used in sutti, hemp, pilchhi, bask and ban-muni, all kinds of of stones used in buildin made therefrom except kinds of bricks, turpenti colours, glass, mirors and	d articles bullies, so making so tes, mats, of ropes, all leg and articles mill stone ne, paints	made irkis, irkis, munj ciods ticles		009	***		
2.	Lime	114		0 0 9		, , , , , , , , , , , , , , , , , , , 		
3.	Cemeat	F**		. 0 0 6		•••		
C	Class V.—Gome, spices and	PERFUME	ss. -		•			
i. :	Drugs and spices except bhar charas.	og, ganja	and	***	0 0 9	• •		
t. 1	Gums, perfumes and chemics	ılı			006	***		

	RATE OF OCTROL.				
Abticles.	By maundage.	Ad valorem,	By tale.		
CLASS VI.—Tobacco,	Rs. A. P.	Rs. A. P.	Rs. 4. P.		
. Purbi and Kandhari tobacco	o s o	Per rupee.			
All other sorts of tobacco	076	***	•		
chercots, Cigars, Cigarettes, Pipe-tobacco		 9 0 8			
Class VII.—Piece-Goods and Textiles Fabrics.					
 Cloth and clothes of all kinds including things made of cotton, wool, Pashmina, shawls, curtains, articles of millinery and haberdashery. 	• •	0 0 6	 }		
Tincel, gold and silver lace and embroidered goods, silk and satins, and articles made therefrom.	•11•	0 0 8			
. Carpets, durries, rugs, namdas, tents and canvas.		0 0 6			
. All articles made of leather (not being saddlery) and water proofs.	70"	0 0 8			
CLASS VIII METALS.					
. Metal and articles made wholly or partly thereof.	4**	0 0 6	<u></u>		
CLASS IX.—MISCELLANEOUS.					
Sealing wax, articles made of rubber, ivory and articles made thereof, furniture, stationery, umbrellas, buttons and match boxes.	~56	0 0 8	•••		
Clocks, time-pieces, enamelled wares of all kinds, earthern wares, alluminum wares and embroidered wares.	•••	0 0 6			
Conveyances including motor-cars and motor cycles.	***	0 0 6			
Oils for oiling machines	•••	0 0 6	} '''		
Musical instruments and photographic apparatus.		0 0 6	• • •••		
Playing cards, toys, and articles ade of glass.		0 0 8	***,		
Other articles for furnishing rooms	406	0 0 6			

NOTE.-The following articles will be exempt from octroi duty :-

(1) Articles of dowry imported.

(4) Bundles of wheat plants obtained by kamins as charity.

⁽²⁾ Shares of any feast which would be sent by any outliving person for distribution to various persons in the town.

⁽³⁾ Shrouds of deceased persons which are bestowed upon the Acharjis by the heirs of the deceased, also articles granted to Brahmans in religious ceremonies.

⁽⁵⁾ Luggage of travellers and the house-hold effects of the persons coming to take up their residence in the municipality when not imported for trade,

The 3rd September 1921.

No. 22410.—Under the provisions of section 5 of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) hereby declares its intention of including within the municipality of Rohtak, in the Rohtak District, as defined in Punjab Government notification No. 219, dated the 6th April 1907, the area which lies between the boundary line defined in that notification and the boundary line specified in the schedule hereto annexed.

Any person who objects to the proposed inclusion should submit his objections in writing to the Local Government through the Deputy Commissioner of Rehtak within six weeks from the date of publication of this notification.

PROPOSED SCHEDULE.

Nos. 6795.—A line starting from the routh west corner of Khasra No. 6795, passing along the northern and castern sides of Khasra Nos. 6795 and 6797 and northern sides of Khasra Nos. 6817, 6805, 6837, 6844, 6845, 6841, 7798, 7799 and 7801 crossing the Gohana road, and passing along the northern sides of Khasra Nos. 7868, 7872, 7873, 7874, upto the northeastern corner of Khasra No. 7874.

East.—A line starting from the north-eastern corner of Khasra No. 7874, passing along the eastern sides of Khasra Nos. 7874, 7921, 7928, 7925, 7927, 7936, 7935, 7967, 7970, 8033, 8034, 8039, 8084, 8083 and the southern sides of Khasras Nos. 8083, 8082, and western sides of Khasra Nos. 8113, 8114, 8116, 8222, 4239, 3204 and southern side of Khasras Nos. 3204, 3205, 3208, 3209, 3210, 3215, 3214, 3213, and eastern sides of Khasras Nos. 3212, 3186 and southern sides of Khasras Nos. 3184 and western side of 2971 and passing along the southern side of 2972 upto the north-eastern corner of khasra No. 8217 (Circular road).

South.—A line starting from the north-eastern corner of Khasras No. 8217, passing along with the circular road and crossing the Railway line and Jhajjar road and passing along with the western side of Khasras Nos. 2038, 2037, 2034, up to the south-eastern corner of Khasra No. 2033 (Bhiwani road).

West.—A line starting along the eastern side of Khasras No. 2033 (Bhiwani road) upto the south-eastern corner of Khasras No. 613, and then passing along the eastern and northern side of khasra No. 619, and the eastern side of khasra No. 621, 648, 649, and southern side of Khasras Nos. 665, 674, 716, 717 and 725, and the eastern side of Khasras Nos. 1601, 1600, 1594, and the northern side of Khasras Nos. 1595, 1596, 1612, and the western side of Khasras Nos. 1637, 1646, 1652, 1651, 1650, and the northern side of 1649 (path way) and passing along the eastern side of Khasras Nos. 1439, 1438, 1435, 1373, 1374 up to the north-western corner of Khasras No. 6795 from where it started.

The 5th September 1921.

No. 22483.—In exercise of the powers conferred by Section 20-A of the Stage Carriages Act, 1861, as amended by the Stage Carriages Act (1861), Amendment Act, 1898, the Punjab Government (Ministry of Education) is pleased to make the following amendment in the Stage Carriages rules of the Gurgaon District published with Punjab Government notification No. 14513, dated 29th July 1918, as amended by Punjab Government notification No. 28813, dated 26th December 1919. The amendment will remain in force for a period of 6 months from the date of publication of this notification.

For the schedule A appended to the rules $\it substitute$ the following schedule A:—

SCHEDULE A.

TABLE OF STAGE AND FARES.

Sta	GE.	MAXIMUM	PARE PER	SEAT IN STA	GB CARRIAG GAGE.	S AND PER	11 MAUNDS
From or to	To or fsom	Carriage drawn by 2 horses.		Tanga.	Ekka in- cluding bamboo cart.	Camel cart drawn by 2 camels	Camel cart drawn by 1 camel.
`		Gener	al rates per	seat,	· · · · · · · · · · · · · · · · · · ·		·
[1	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
alwal Do	Núh Bhadas Firozpar Mudkauls Palwal Sohns Hodal Ballabgarh Vari labád	0 10 0 0 9 0 0 8 0 0 8 0 0 13 0 0 10 6 0 4 0		0 10 0 0 9 3 0 8 0 0 8 0 0 13 0 0 13 0 0 10 6 0 4 0	0 8 0 0 7 6 0 7 0 0 0 11 0 0 8 6 0 0 8 6 0 0 8 0 0	0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 8 0 0 8 6 0 1 0	0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 3 0 0 3 0 0 3 0
		Spe	cial rtaes pe	reat.			
urgaon Chhaoni, Dato	Railway Station Masani Temple Gurgaon Rail- way Station.	0 2 6 0 2 6 0 2 6	0 2 6 0 2 6 0 2 6	0 2 6 0 2 6 0 3 6	0 1 9 0 1 9 0 1 9	0 0 6 0 0 6 0 0 6	0 0 6 0 0 6
urgaon Chhaoni,	Sohua	0 11 0 1	1	0 11 0	0 9 0	0 2 6 1	0 2 6
or mile, metalled !		0 4 6	ates por stag 	• •arrrage. 0 2 3	0 1 9 1		
roads. er mile, ummetalled		0 6 0		0 8 0	0 2 3	"	""
roads. r stage, metalled roads.		··	to.			1 4 0	100
er stage, unmetal- led roads.	360	•••					.
		Special :	rates per sta	ye sarriage.			
urgaon Chhaon [†] I	Railway Station Masani Temple .:	0 15 0 0 15 0	0 15 0 0 15 0	0 7 0	0 8 0 7	0 8 0 0 8 0	0 6 0 0
		Ratés per e	lage carria	je per kour.			
or first hour or every subsequent hour.	***	1 0 0	0 8 0	0 8 0	0 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	:::	***
or whole day of nine house.	1	400	3 0 0	8 0 0	180	}	***

FAZL-I-HUSAIN,
Minister for Education.

A. LATIFI,
Offg. Secretary to Government, Punjab,
Transferred Departments.



The Government Gazette

PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 37:

LAHORE, FRIDAY, SEPTEMBER 16, 1921.

PART I.—A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 13th September 1921.

No. 22917.—Whereas the district board of Robtak has applied, under the provisions of section 61 of the Punjab District Board Act, 1883, and whereas it appears to the Punjab Government (Ministry of Education) that land is required by the said district board for the purposes of the said Act, namely, for the construction of an agricultural farm for the District Board Vernacular Middle School at Kharkhauda in the Robtak Tahsil of the Robtak District, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act, the Collector of Rohtak is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATIONS OF LAND.

1	2	8	•	5	6
District.	Tahsil.	Neuza.	Area in acres,	Pounds ies.	Place where the plau may be inspected.
Rohtak	Rohtak	K bark bauda	3·75 ⊰	North.—Land of Hari Ram and Rampat, sons of Kahi- ya, Kundan as d Jag Ram, sons of Bira Lal, Mussammat Ghogri, widow of Jita, Brah- man. East.—Land of Rampat, Hari Ram, sons of Kanhiya, Brahman. South.—Kacha road to Bagh- pat. West.—Shamlat Pana Kalyan	District Boar Office, Robtak.

COMMITTEES.

The 13th September 1921.

No. 22911.—It is hereby notified that, with the previous sanction of the Punjab Government (Ministry of Education), the following tax has been imposed under the provision of section 61 of the Punjab Municipal Act, 1911, as amended by section 2 of Act IV of 1918, in the municipality of Ambila City in the Ambila District and shall come into force three months from the date of this notification.

Punjab Government notifications No. 687, dated 17th October 1907 and No. 41, dated 22nd January 1908, are hereby cancelled.

NATURE OF TAX.

A Terminal Tax at the rates specified against the following articles and calculated on the gross weight of consignment including packing. In the case of articles taxed on import the tax will be levied, whether the import is by rail or road. In the case of articles taxed on export the tax will be levied only where the export is by rail:—

Serial Mo.	Description of articles.	Rate of Terminal Tax.	Remarks.
i	On Imports. Apparel including drapery, baberdashery millinery, un forms, accountrements, articles of Bisati and Miniari.	Rs. A. P. Per maund. 2 0 0	
· 2	Boots and shoes (except country shoes)	2 6 0]
4	Coke and charcoal	006	

 Serial No.	Description of articles.	Rate of Terminal Tax.	Remarks.
	On Imports - continued.	. Rs. A. P.	
	Coal (steam and dust)	Por maund.	
e	Chemicals, drugs, all tinctures and medicinal preparations (except Epsem salt and Indian medicines).	1 8 0	
7	Epsom salt	080	
8	Indian medicines of all kinds and spices	080	
9	Harar Kalan, behera, snwals, ajwain, methidana, kala salt,dhania, soya and saunf.	9 1 0	
. 10	Dyes and colours of all sorts	400	
_ 11	Exciseable drugs, wines and spirits of all kinds (except beer)	200.	
12	Beer	189	
13	Turmerio	0 4 5	
14	Indian manufactured cloth such as khaddar, garba also yarn and cotton thread.	0 8 0	
15	Cotton piece-goods, European and Indian	200	
16	Marble and stones	0 4 0	
17	Chalk and lime and hill stones	0 0 6	
18	Hill stones for consolidation of roads	0 0 8	
19	Dry fruits and nuts	080	
20	Ghee, butter and lard	0 10 0	•
21	Other provisions, tea, coffee, and oil-man stores	080	:
22	Betel leaves	100	. 1
28	Tobacco (Indian)	0 3 0	•
24	Tobacco (foreign) including eigars and eigarettes	1 0 0	-
25	Timber, unmanufactured	0 1 0	
26	Timber, manufactured	0 2 0	
ĺ	Woolen piece-goods, European	-	
27	Woolen or silken piece-goods, Indian pashmins, rugs, gota kinari, lace, water-proofs, oil cloths, postins and umbrellas.	200	
28	Cement, coulter, paints, varnishes including ram raj, silakhari, safflower and other such articles.	0 4 0	
29	Bind, munj, bhabbar, tiloo, ropes of bhabbar, naries and scotli of all sorts.	. 0 1 0	÷
30	Stationery	1 0 0	
SÅ1.	Bioycles, motors, sewing machines, type-writers, sods-water machines, harmoniums, gran ophones and other similar articles.	1 0 0	•
32	Petrol	100	,
33	Lucifer matches ,	0 4 0	
94	Cotton, twist, European	3 0 0	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		-	

Serial No.	I		Rate of Terr	ninal	Rемария.			
	O_{R}	Imports—c	oncluded.				A. P. aund.	
: 6	Cotton, twist, Indian	ı	•••	•••			4 0	•
36	Rice of all sorts		•••	***	,	0	1 0	
37	Rice, unhusked	***	••	***	•••	0	0 6	
\$8	Metals and articles m	ade therefi	rom	•••		0	8 0	
29	Iron, wrought and ur	wronght	***	***		0,	4 0	
40	Scrap iron	***	•••	***	·	0	1 0	
41	Silver in bulk except	ornaments	•••	•••		2	0 0	
42	Machinery, engines,	boilers and	l co mpon en	t parts the	reof	0	0	
43	Kerosine oil and all o	ther oils,	wax, soda,	alum and	alkali	0	1 0	
44	Salt			***		0	0 3	
45	Refined sugars inclu biscuits, cakes.	ding swee	t meat s, kh	and, bura,	mi sri ,	. 0	3 0	
46	Unrefined sugar inc	luding gu	r, sha <u>k</u> kar	rab, mit	ja acd	0	1 6	i
	trescle.	On Exp	orts.		+			
1	Tanning barks		•••	•••	:	0	0 3	
. 3	Cotton, ginned and u	nginned	•••	•••		0	1 8	:
3	Cotton seeds	•••	•••	**	•••	0	0 3	
4	Grain of all sorts, gr	o bna buro	therwise	***	***	0	0 3	
5	Bamboos of all sorts			***		ĺο.	0 6	
6	Skins of all sorts		•••	-10	.,.	0 1	0 0	
7	Oilseeds	•••	•••	•••		0	1 0	
8	Wood for fuel	•••	***	, ***	•••	0	0 3	•
9	Durries	***	***	144		0	8 0	

No. 22913.—The following Schedule of revised octroi rates proposed to be levied in the municipality of Dajal in the Dera Ghazi Khan District, having been sanctioned by the Punjab Government (Ministry of Education), is published for general information under section 61 (7) of the Punjab Municipal Act, 1911.

The revised rates shall come into force three months from the date of publication of this notification.

Punjab Government notification No. 128, dated 27th February 1308, is hereby cancelled.

SCHEDULE.

			•					RATI	F OF OCTBO	r. 	<u>-</u>
	•	Articles.			Ву шаз	ands	Age.	A	d valorem.		By tale,
Cr	ass I.—Abt	ICLES OF FOOL	AND DE	INK.	Rs. Per n		. P. nd.	<u></u>	Řs. А. Р.		Rs. A. P.
. W	heat and its	flour	141		0	1	0		`		•••
. (a) Rice	_ 141			0	2	3	ĺ.			***

		,	RATE OF OUTROIS	
•	ARTICLES.	By maundage.	Ad valorem	By tale.
	CLASS I.—ARTICLES OF FOOD AND DRINK—concluded.	Rs. A. P.	Rs. A. P.	Rs. A. P.
æ) Paddy	Per maund. 0 1 0	Per rupee.	
•	arley, maksi, iowar, bajra, sanwak, in-	0 1 0	****	+==
4 , G	digo seeds and their flours. ram, moth, mung, mash, rawan, pulses of all kinds and their flours.	0 3 0	•	***
e. s	nji and maida	040	•	
	ll white crystallized sugar, sugar refined by European method, sugar-candy loaf sugar and country refined sugar.	0 8 0	171	••• •
7. U	nrefined sugar (gur, shakkar, &c.)	0 4 0		
8. G	hee and butter	1 9 0	• • • • •	***
9. M	lilk and curd	0 2 0	, 	
10.	Other articles of food and drink-			
	(a) Fresh and dried fruits of all kinds, sugarcane, melons and water melons (except pilu).	***	0 0 6	***
	(b) Fresh and dried vegetables of all kinds, edible roots, potatoes, and sag of every kind.	••• ·	, 006	
	(c) Groceries including tes, coffee, vinegar, honey, country pickles, chatni, jems, jellies, gulkand, cheeses, assafectida, betelnut, condiments not being spices.	<i></i>	006	•••
	(d) All other kinds of oilman's stores	•••	0.08	·
	(s) Meat of all kinds	069		
•	(f) Fresh and dried fish of all kinds	040	***	***
	(g) Eggs	·	•••	0 0 1 per dozen.
٠,	(A) Bhusa and other articles of fodder (except head load of grass).	919 at	0 3 6	
	(i) Cotton seeds	026		***
(CLASS II.—Animals for Slaughter.			
1. F	losned cattle, i.e., cows, buffsloes oven, and their calves.		! 	0 8 0 per head.
2.	Goats, sheep, kids and lambs		••	0 2 0 per head,
(3)	Game and poultry		***	0 0 3 per bird.
	Class III.—Articles used for fuel, lighting and washing.			
1.	Vegetables oil, of all kinds (except kerosine oil and taramirs oil).	`0 8 0	····	•••
2.	Oil seeds {	0 8 0		***
۵.	Assun sarson	0 2 0		
8. 1	flatches, war, candles, tallow, lac and foreign scaps of all kinds.		0 0 6	

			RATE OF OCTEOL.			
	Articles.	By manudage.	Ad valorem.	By tale.		
-	CLASS III - ARTICLES USED FOR FUEL, LIGHTING AND WISHING - concluded.	Rs. 1. P. Per maund.	Rs. A. P. Per rupee.	Rs. A. P.		
3.	(a) Country soap	1 0 0	***	 		
4.	(a) Alkali (foreign) alum and soapput	. 040				
	(b) Country	0 2 0	***			
5.	Firewood		0 0 6			
6.	Lamps and their accessories	***	0 0 6			
Cr	ASS IV ARTICLES USED IN CONSTRUCTION					
1.	OF BUILDINGS. Timber, i.e., logs, planks, whether sawn or		0 0 9	•		
	not. (a) Deodar, shisham and sarin	180	0 0 9	***		
	(b) Woods of other kinds		0 0 9	•••		
2.	(a) Large pakka bricks		•	0 % 0		
	(b) Small pakka bricks	•••	***	0 7 6 per thou-		
•	(a) Sundried keeps brieks	***	•••	0 \$ 9 ditto.		
3.	Building stone, lime kankar, paints, colours,	***		0 1 3 ditto.		
٠.	turpentine and cement.	•••	0 0 9			
4.	Bamboo and ballies		0 0 9	***		
5.	Articles made of metals used in buildings including wire, screw and nails.		. 0 0 9	***		
6.	Poles of chhappar, sirki, kana, munj, san, wan, mattings ropes, made of munj, pis and date trees.		0 0 9	•••		
7.	Chalks, kharia mati		009			
	CLASS V DRUGS, GUMS, SPICES AND	4				
1.	All country drugs (except charas, bhang, ganja and European medicines).	***	0 0 9	***		
2.	All imported drugs and medicines includ- ing sulphur and saltpetre.		0 0 9			
9.	Chemicals	·	0-0 6	***		
4.	Spices of all kinds and gums	***	009	17+ ·		
5.	All sorts of perfumes	***	006	464		
6.	All dyes and mehdi	***	0 0 9	-		
	CLASS VITOBACCO.		-			
1.	Foreign tobacco of all sorts including cheroots and cigarettes.	•••	0 0 6	***		
2.	Country tobacco of all kinds	020	•	*		
3.	Snuff of every kind	1.00	***	•••		
Çı	TILE PARKICS.			•		
1.	Cloth and clothes of all kinds including things made of cotton, wool, pashmina, shawls, curtains, postins, articles of millinery and haberdashery, fancy and piece-goods.	,,,,	0 0 8			

		RATE OF OCTOBI.							
-	Abvicles.	By maundage.	Ad valorem.	By tale,					
		Rs. A. P.	Rs. A P.	Rs. A. P.					
	CLASS VII.—PIECT-GOODS AND OTHER TEXTILE FABRICS—concluded.	Per maund.	Per rupse.	•					
2.	Tinsel, embroidered goods, silk, satin and articles made therefrom.		003	***					
\$.	ruge, carpets, durries namdahs, tents, canvas blankets.		003	***					
4.	All leather articles and water-proofs		0 0 3	***					
•	CLASS VIII,—MISCELLANBOUS.		İ						
1.	Furniture and articles of wood not otherwise provided for, i.e., country sticks, umbrella, wooden pipe.		006	. ,,,,					
2.	Stationery	[0 0 6	***					
8.	Glass and articles made of glass including looking glass, chinaware, ivory and ivory- ware.		0 0 6	***					

No. 22915.—Whereas the notified area committee of Abohar in the Ferozepore District has applied under the provisions of section 58 of the Punjab Municipal Act, 1911, and whereas it appears to the Punjab Government (Ministry of Education) that land is required by the said Notified Area Committee for the purposes of the said Act, namely, for a sullage tank, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act, the Collector of Ferozepore is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

District	Tabell,	Macza,	Area in acres.	- Boundaries,	Places where the plan may be inspected.
Fего z ероге	Pázilka	Abohar	38	North.—Field No. 1222 Bast.—Field Nos. 1242 and 1243. South.—Field Nos. 1244, 1265 and 1266. West.—Field No. 1237. North.—Field Nos. 1244, 1245 and 1269. Bast.—Fits South,—Field Nos. 1244, 1264 and 1274. West.—Field No. 1241	i
			17:50		

No. 22919.—Whereas the municipal committee of Siálkot, in the Siálkot District, has applied, under the provisions of section 58 of the Punjab Municipal Act, 1911, and whereas it appears to the Punjab Government (Ministry of Education) that land is required by the said municipal committee for the purposes of the said Act, namely, for sewage farms, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act, the Collector of Siálkot is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

1	2	8	4	8	6	
District.	Taheil.	Mauzs.	Area in acres.	Boundaries.	Places where the plan may be in- spected.	
Siálkot	Siálkot {	Mianapura	3.43	North.—Cultivated land of Allah Rakha. South.—Land of Mohanda and Muhammad Yar. East.—Land of Mohanda and Nawab, Arain. West.—Footpath	Municipal and Deputy Com- missioner's	
		Hajipura	14 {	South.—Shamlat East.—Footpath West.—Shamlat	Offices,	

No. 22921.—The following bye-laws framed by the municipal committee of Multán under the provisions of section 188 (P) and 199 (I) of the Punjab Municipal Act, 1911, have been confirmed by the Punjab Government (Ministry of Education) under the provisions of section 201 (1) of the said Act and are published for general information, they will come into force six weeks from the date of publication of this notification:—

BYE-LAWS.

- (1) No animal or wheeled vehicle shall be driven, led or otherwise taken in any part of the Haram Gate Bazar between Mandi Pir Kala and the Haram Gate, otherwise than in the direction of the chank from the Haram Gate.
- (2) Any person who comits a breach of this bye-law shall, on conviction by a magistrate, be punishable with a fine which may extend to Rs. 50.
- No. 22923.—It is hereby notified that, with the previous sanction of the Punjab Government (Ministry of Education), the following tax has been imposed under the provisions of section 61 of the Punjab Municipal Act, 1911, in the municipality of Hissar, in the Hissar District.

The tax shall come into force three months from the date of publication of this notification.

The tax shall be payable monthly in advance.

NATURE OF TAX.

A tax on all private vehicles used within the municipality of Hissar at the following rates:

				1 8	. Δ	. P.	
(e) On motor care	•••	•••	**1	3	O	0	per mensem
(ii) On motor bicycles	***	•••		1	0	0	,,
(iii) On motor bicycles w	vith side	cars	•••	2	0	0	,,
(iv) On 4 vheeled wehicl	les other	than motor cars	•••	1	0	0	
(*) On 2 wheeled vehicl	les other	than country	carts				,,
and motor bicycl	les	***	***	0	8	0	71
(vi) On country carts an	d ekkas			Λ	4	٥	•

Provided that in the case of vehicles other than motor vehicles the tax shall not be levied on more vehicles than one if only one can be used at one time with the animal or animals in possession of the owner. The tax in this case will be leviable on the vehicle yielding the maximum tax. Provided also that the following vehicles shall be exempt:

- (1) Any vehicles drawn or propelled by human labour.
- (2) Any vehicles unfit for use or kept for sale only at the premises of a dealer or auctioneer.
- (3) Any vehicle not in use owing to the absence from Hissar of the owner or person possessing such vehicles.
 - (4) Vehicles owned by or in the use of Government.

In the case of a claim to exemption under clauses (2) and (3) above the following conditions must be fulfilled:—

- (a) The absence must be for a continuous period of not less than three months.
- (b) The vehicles for which exemption is claimed must be rendered unfit for use by the removal of the wheels or tyres.
- (c) Previous notice of intention to claim exemption and of the removal of the wheels or tyres must be given to the municipal committee.

FAZL-I-HUSAIN,

A LATIFI,

Minister for Education.

Offg. Secretary to Government, Punjab,

Transferred Departments.

Registered No. L. 264.



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LAHORE, FRIDAY, SEPTEMBER 23, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BUARDS.

The 17th September 1921.

No. 23192.—The following regulations made by the District Board of Jhang, under the provisions of sections 56 and 57 of the Punjab District Boards Act, 1883, for the improvement of sanitation in villages of the Jhang District, have been confirmed by the l'unjab Government (Ministry of Education) and shall come into force six weeks from the date of this notification:—

REGULATIONS.

- 1. The District Board may declare that the following rules for sanitation of villages shall be applied to any particular village in the district provided that no rule shall be so applied unless at least two-thirds of the male adult population in such village agree to a lopt it. The application of the rules will cease when two-thirds of the male adult population in any estate apply for their withdra val.
- 2. For every village to which the rules have been applied a committee of three or more persons shall be appointed by the Deputy Commissioner to supervise the sanitary arrangements. The members of such committees shall hold office for two years; on the expiry of the term, members shall be nominated afresh. The Deputy Commissioners shall only make appointments from owners and Government tenants.

- 3. No. person shall tie cattle within 110 feet of a well or pond, the water of which is used for human consumption. Owners of dwelling houses which lie within 110 feet but are more than 50 feet from any such well or pond may tie their cattle within their houses or walled compounds, but they shall be responsible for keeping clean the place where cattle are so tied.
- 4. No person shall bathe or wash clothes within 110 feet of a drinking well, unless in a house or compound enclosed by a wall.
- 5. No one shall dig into a drinking well or drinking pend any private vessels. The water will be taken by means of vessels provided by the District Board on payment for the purpose. Separate vessels will be provided for different sections of the population, where caste restrictions render such provision necessary.
- 6. No one shall use for human consumption the water of any well of which the committee has forbidden the use owing to the well being suspected as a source of infection of any disease.
- 7. No one shall allow cattle to drink from any pond set apart by the committee for human drinking purposes only.
- 8. No one shall case himself or commit any other nuisance within the area marked out by boundary pillars, which will generally be not less than 150 yards from the village site. In the case of private latrices in houses, to which the limit of 150 yards prescribed will not apply, the owners of the houses shall make proper arrangements for the cleaning of such latrices.
 - 9. No one shall ret sam or jute within 200 feet of the village square.
- 10: No one thalf make excavations in or take earth from any place within the village square or the squares immediately adjoining the village square except in such place as may be set apart for that purpose by the Committee.
- 11. No one shall deposit the body of any dead animal except in the place already set apart for the purpose by Government or where no such place has been set apart, in the place set apart by the Committee.
- 12. No one shall heap manure or refuse inside the village site except in the kilias or ihatas appointed for that purpose by Government or in such places as the Committee may approve.
- 13. No one shall damage or cause damage to any improvements made for sanitary reasons in any village to which these rules apply.
- When any person commits a breach of any of these rules the committee may recommend to the Board that Judicial proceedings be instituted against him and the Board may then authorize any member or servant of the Board to lay a complaint before a Magistrate. On conviction by a Magistrate the offender shall be liable to a fine not exceeding Rs. 20, and in case of a continuing breach to a further fine which may extend to Re. 1 for every day during which the breach is continued after conviction for such breach. In default of payment of fine the offender shall be liable to undergo simple imprisonment which may extend to 8 days. Any fine so recovered shall be credited to the District Board, and expended by the District Board, for the benefit of the sanitation of the village.

The 20th September 1921.

No. 23302.—In column 3 of the schedule appended to Punjab Government notification No. 11211 (Bds. & Comts.—Bds.), dated 8th April 1921, for "Civil Lines, Ludhiána" read "Mahal Bagat, Ludhiána."

COMMITTEES.

The 17th September 1921.

- No. 23194.—In exercise of the powers conferred by section 14 (e) of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to direct that the following members of the municipal committee of Murree shall vacate their seats on the committee with effect from the date of this notification:—
 - 1. Colonel John Powell, O.B.E.
 - 2. Khan Bahadur Nassarvanji Jamasji.
 - 3. Mr. T. C. Flashman.

- 4. Mr. P. N. Broadway.
- 5. Mr. P. Jones.
- 6. Dr. Jaggat Singh.
- 7. Major H. Hathaway.

No. 23195.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the Punjab Government (Ministry of Education) has been pleased, under section 12 of the said Act, to appoint the following persons as members of the municipal committee of Murree in the Rawalpindi District:—

To represent house proprietors, permanent residents and tradesmen.

- (1) Sardar Sohan Singh.
- (2) Mr. P. Jones.
- (3) Bhagat Sain Dass, Pleader.
- (4) Colonel John Powell, O.B.E.
- (5) Khan Bahadur Nussarvanji Jamasji.

To represent Visitors.

- (6) Dr. Jaggat Singh.
- (7) Major H. Hathaway.

No. 23196.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the following persons have been elected, under section 12 of the said Act, members of the municipal committee of Murree, in the Rawálpindi District, in accordance with the rules made in that behalf by the Local Government:—

To represent Bazaar Ward.

- (1) M. Aziz Ullah, Pleader, re-elected.
- (2) Lala Ram Lall Sawhney, vice Lala Hari Ram Sawhney.

The 19th September 1921.

No. 23264.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that Reverend A. L. H. Selwyn, Chaplain, Dalhousie, is appointed under section 17 (2) of the said Act, a member of the municipal committee of Dalhousie in the Gurdáspur District vice Major H. A. Kirkhy, D.S.O., resigned.

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education.

Offg. Secretary to Government, Punjab,

Transferred Departments.



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LAHORE, FRIDAY, SEPTEMBER 30, 1921.

PART I .-- A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 28th September 1921.

No. 23810.—In accordance with the provisions of section 11 of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify that the following person is appointed an exoficio member of the district board of the Hissar District:—

Superintendent of Police, Hissar, vice Treasury Officer, Hissar, resigned.

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COMMITTEES.

The 21st September 1921.

No. 5299-S.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to notify that the following person is appointed, under section 12 of the said Act, a member of the municipal committee, Simla, in the Simla District:—

Lieutenant-Colonel R. A. Needham, C.I.E., D.S.O., I.M.S., Deputy Director-General, Indian Medical Service, vice Lieutenant-Colonel W.D.H. Steevenson, M.D., C.I.E., I.M.S., Assistant Director-General, Indian Medical Service.

The 23rd September 1921.

No. 23637.—Whereas the municipal committee of Amritsar has applied under the provisions of section 58 of the Punjab Municipal Act, 1911, and whereas it appears to the Punjab Government (Ministry of Education) that land is required by the said municipal committee for the purposes of the said Act, namely, for widening a lane in Kucha Moti Mohalla, Division No. 9, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act, the Collector of Amritsar is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

1	2	3	4	б	6
District.	Tabril.	Mause.	Area in acres.	Boundaries.	Place where the plan may be inspected.
Amritrer	Amritaar	Amriteer	.0083	North.—Kucha Moti Mohalla, South.—House of Guda Mal, Bast.—House of Tulsi Ram. West.—Kucha Moti Mohalla,	Deputy Commissioner's Office, Amrituar.

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education.

Offg. Secretary to Government, Punjab,

Transferred Departments.



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LAHORE, FRIDAY, OCTOBER 7, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 29th September 1921.

No. 23932.—Whereas the Municipal Committee of Gujránwála, in the Gujránwala District, has applied, under the provisions of section 58 of the Punjab Municipal Act, 1911, and whereas it appears to the Governor in Council that land is required by the said Municipal Committee for the purposes of the said Act, namely, for construction of a new Civil Hospital, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act the Collector of

(231)

1235 PG 3

Gujránwála is hereby directed to take order for the acquisition of the land specified below:---

SPECIFICATION OF LAND.

1	2	5	•	5	6
District.	Tahail,	Maura.	Area in acrea.	Boundaries.	Place where the plan may be inspected.
Gujzánwála	Gujršowéla	Gnjrśnwils ,	11:961	North.—Dewan's land West.—Rai Babadur Daswandh Ram'e land. South.—Dewan's land East.—Arup Road	Deputy Commis stoner's Office Gujránwála.

D. J. BOYD,

Revenue Secretary to Government, Punjab.



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LAHORE, FRIDAY, OCTOBER 14, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 8th October 1921.

No. 24533.—The following regulations made by the District Board of Gujrát, under the provisions of sections 56 and 57 of the Punjab District Boards Act, 1883, for the improvement of sanitation in villages of the Gujrát District have been confirmed by the Punjab Government (Ministry of Education) and shall come into force six weeks from the date of this notification:—

REGULATIONS.

- 1. The District Board may declare that the following rules for sanitation of villages shall le applied to any particular village in the district provided that the rules shall not be so applied unless at least two-thirds of the owners in such village agrees to adopt them.
- 2. For every village to which the rules have been applied a committee of three or more persons shall be appointed by the Deputy Commissioner to supervise sanitary arrangements. The members of such committees shall hold office for two years. On the expiry of that term members shall be nominated afresh.

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- 8. No person shall tie cattle within 50 feet of a well or pond, the water of which is used for the purpose of drinking only. Owners of dwelling houses within 50 feet of a well or pond may tie their cattle within their houses but they shall be responsible for keeping the place clean.
- 4. No one shall bathe or wash clothes on the platform (Mas) of a drinking well. Bathing and washing of clothes will be carried on beneath the platform.
- 5. No person shall dip his private vessels into a drinking well or road. The water will be taken out by means of buckets and vessels provided by the District Board for the purpose. Separate vessels will be provided for different sections of the population, where caste restrictions render such provision necessary.
- 6. No person shall make use of the water of any well of which the committee has forbidden the use owing to the well being suspected as a source of infection of any disease
- 7. No person shall allow cattle to drink from any pond set apart by the committee for human drinking purposes only.
- 8. No person shall case himself or commit any other nuisence (t'e term nuisence does not include the manuring of fields) within the area marked out by houndary pillars, which will generally be not less than 100 yards from the abadi. In the case of private latrines in houses, to which the limit of 100 yards prescribed will not apply, the owner of the house shall make proper arrangements for the cleaning of such latrines.
- 9. No person shall ret bemp or jute in a pond whithin the said boundary pillars unless there is no other place available for the purpose outside the boundary pillars.
- 10. No person shall make excavations or take earth within a distance of 100 yards from the village site except from the existing ponds.
- 11. No person shall throw the body of any dead animal whithin 200 yards of the village site.
- 12. No person shall heap manure or refuse inside the village site except in the dumping places which existed before the date of adoption of these rules.
- 13. No person shall damage or cause damage to be done to any improvements made for sanitary purposes.
- 14. When any person commits a breach of any of these rules the committee may recommend to the District Board that judicial proceedings be instituted against him and the Board may then authorise any member or servant of the Board to lay a complaint before a Magistrate. On conviction by a Magistrate the offender shall be liable to a fine not exceeding Rs. 20, and in case of a continued treach, to a further fine which may extend to Re. 1 for every day during which the breach is continued after convication for such breach. In default of payment of fine the offender shall be liable to undergo simple imprisonment which may extend to 8 days. Any fine so recovered shall be credited to the District Board and expended by the District Board, for the benefit of the sanitation of the village.
- 15. Each committee constituted under rule 2 shall report all cases of infections diseases such as plague, cholera and small-pox to the Civil Surgeon, Gujrát.

The 10th Obtober 1921.

No. 24572.—In accordance with the provision of section 15 (2) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify the appointment of the following person as a member of District Board of the Attock District:—

MEMBERS APPOINTED BY NAME.

Tahsil Fatchjang.

Malik Nawab Khan vice Malik Fateh Khan, Zaildar, of Mahjia, resigned.

COMMITTEES.

The 8th October 1921.

No. 24531.—The following bye-laws framed by the Notified Area Committee of Jahanian in the Multan District under Section 188 (C) and 199 (1) of the Punjab Municipal Act, 1911 for the registrations of births and deaths within the notified area of Jahanian confirmed by the Punjab Government

(Ministry of Education) under the provisions of section 201 (1) of the said Act are published for general information and shall come into force six weeks after the date of publication of this notification.

Byg-laws.

- 1. The Notified Area Committee, Jahanian shall establish one or more registration offices for the registration of births and deaths, within the limits of the Notified Area, and may by public notice, prescribe the office at which the reports of births and deaths occurring in specified portions of the Notified Area are to be made in accordance with these bye-laws. The officer-in-charge of such registration office shall be termed Notified Area Registrar.
- 2. Every report of a birth required to be made under these bye-lans shall contain the following particulars which shall be entered in a register to be kept for the purpose by the Noisied Area Registrar, that is to say,—
 - (a) the date of birth;
 - (b) the sex of the child;
 - (c) the name of the father and of the grand father;
 - (d) the residence of the lather;
 - (e) the occupation, caste and religion of the father;
 - (f) the name of the person making the report and date of his report;
 - (g) the name of the child; Provided that—
 - (i) in the case of an illegitimate child, the Notified Area Registrar shall not enter in the register the name of any person as father of the child save at the joint request of the mother and of the person acknowledging himself to be the father. If any entry of the father's name has been made in accordance with such a joint request, the entry shall be countersigned by the person acknowledging himself to be the father. If no such joint request is made, the name, residence and caste of the mother shall be entered in place of the name, residence and caste of the father. In all such cases a note shall be made in the register to the effect that the child is illegitimate.
 - (i) If the name of the child is not known when the report is made, the person reporting the birth or, if he is dead the father of the child, or if the father is dead or the child illegitimate, the mother of the child, or, if both the father and mother of the child are dead, the person in whose keeping the child is, shall, within three months of the birth, report the name of child to the Notified Area Registrar.
- 3. (a) Every report of the occurrence of a death required to be made under these bye-laws shall contain the following particulars which shall be entered in a register to be kept for the purpose by the Notified Area Registrar, that is to say,—
 - (a) the date of the death;
 - (b) the name of the deceased;
 - (e) the name of the father, or if the deceased was a married woman, of the husband of the deceased;
 - (d) the sex of the deceased;
 - (e) the age of the deceased;
 - (f) the occupation, caste and religion of the deceased;
 - (g) the residence of the deceased.
 - (h) the cause of the death;
 - (i) the name of the person making the report and the date of his report.
- (b) In the case of the death of a European, the person reporting the death shall, also, if possible, furnish the certificate of a medical practitioner as to the cause of death.
- 4. Any person reporting a birth or death may attest by his signature or mark the entry relating to such birth or death made in the register by the Notified Area Registrar.

- 5. Every report of a birth or death required by these bye-laws may be made verbally or in writing.
- 6. The officer-in-charge of a lock-up, or Hospital, school or any other institution maintained by Government or a local body shall report to the Notified Area Registrar the occurrence of any birth or death within the institution of which he is in charge not later than four days from the date of such occurrence.
- 7. Every person incharge of a private hespital, orphanage, serai, dharmsala, hotel, lodging house or other such institution shall report to the Notified Area Registrar the occurrence of any birth or death within the institution of which he is incharge not later than four days from the date of such occurrence.
- 8. In the case of a birth or death not governed by bye-law 6 a report of its occurrence shall be made within four days to the Notified Area Registrar by the head of the house-hold in which such birth or death has occurred or by an adult member of servent of such household.
- 9. In the case of a birth of which, for any reason, a report cannot be furnished by the head of a household or any adult member or servant of a household, the midwife or daiattending at such birth shall within four days report the occurrence of such birth to the Notified Area Registrar.
- 10. Every medical practitioner who has been in attendance during the last illness of any person dying within municipal limits shall report the death of such person within four days of the date of death to the Notified Area Registrar, provided that if such person has died of any disease which is defined as an infectious disease or has been notified as an infectious disease by the Local Government under section 3 (7) of the Punjab Municipal Act, 1911, such medical practitioner shall report such death immediately.
- 11. Every customary or other sweeper shall report the occurrence of every birth and death which occurs within the premises in which he works within four days of such occurrence to the Notified Area Registrar in which such premises are situated, provided that no such report need be made by any sweeper working in any institution maintained by Government or a local body in respect of births or deaths occurring in such institutions.
- 12. Every person finding a living new-born child exposed, and every person in whose charge such a child may be placed, shall within eight days of the finding of such child report the fact to the Notified Area Registrar and shall at the same time to the best of his ability furnish the particulars specified in bye-law 2.
- 13. If a dead body is found exposed the officer in charge of the police station within whose jurisdiction such body is found shall within eight days of the finding of such body report the fact to the Notified Area Registrar, and shall at the same time to the best of his ability furnish the particulars specified in bye-law 3, together if possible with a certificate of the Civil Surgeon as to the cause of death.
- 14. Every person reporting a birth or death under these bye-laws shall be given free of charge a copy of the entry made by the Notified Area Registrar in respect of such birth or death.
- 15. Any person may inspect a register of births or deaths on payment of a fee of Re. 1 and shall be entitled to receive a certified copy of any entry in a birth or death register on payment of a fee of 8 annas, provided that an additional fee of 4 annas per year may be charged in cases in which insufficient or incorrect information is supplied by an applicant for such copy necessitating a laborious search in the registers.
- 16. No person shall wilfully destroy or injure or cause to be destroyed or injured any register of births or deaths or shall wilfully insert or cause to be inserted in any such register or certified copy thereof any false entry with regard to any birth or death, and no Notified Area Registrar shall, without reasonable cause, refuse or omi; to enter in a register of births or deaths any birth or death which has been duly reported to him.
- 17. Any person who commits a breach of bye-laws 7,8,9,10,11,12 or 16 shall, or conviction by a Magistrate be punishable with fine which may extend to fifty Rupees.

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education.

Offg. Secretary to Government, Punjab, Transferred Departments.



The Government Gazette

PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 42.

7

LAHORE, FRIDAY, OCTOBER 21, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 14th October 1921.

No. 24844.—In accordance with the provisions of section 15 (2) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify that the following person is appointed a member of the District Board of the Shahpur District:—

SARGODHA TAHSIL.

Bhai Hakim Singh, Zaildar, Chak No. 48 N. B., vice Chaudhri Dewa Singh deceased.

No. 24855.—In exercise of the powers conferred by section 55 (2) (m) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) proposes to make the following addition with effect from the 1st April 1922 in the rules relating to the audit of accounts of district boards which are contained in paragraphs 12, 13 and 14 of the District Board

(237)

1328 PGG

Account Code. The draft rule will be considered on or after the 1st December 1921, together with any objection or suggestion which may be received with respect to it on or before that date:—

DRAFT ADDITION.

Add the following as rule 12 A-

12-A.-To meet the cost of the audit of its accounts, the board shall pay a fee calculated as follows:-

	Rs.	۸.	P.	
Where the income does not exceed Rs. 65,000	0	12	0	per centum.
Where it exceeds Rs. 65,000 but does not exceed Rs. 1,00,000	5 00	0	. 0	
And for every Rs. 10,000 or part thereof in excess of Rs. 1,00,000	20	Λ	۵	
But no fee shall be less than	50	_	0	

Explanation.—In this rule "income" means the receipts for the year of which the accounts are audited, after deducting such amount as was expended by the Provincial Public Works Department, together with the departmental charges."

The 18th October 1921.

No. 25235.—In accordance with the provision of section 15 (2) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify the appointment of the following gentleman as a member of the District Board of the Gurgáon District:—

MEMBER APPOINTED BY NAME.

Gurgáon Tahsil.

Risaldar Abdul Majid Khan of Sohna, vice Muhammad Siraj-ud-din Haidar Khan, Jagirdar of Farrukhnagar, resigned.

COMMITTEES.

The 13th October 1921.

No. 24675.—The following alteration in the schedule of octroi rates, published with Punjab Government notification No. 839, dated the 16th June 1875, having been proposed by the Municipal Committee of Sharakpur in the Sheikhupura District and approved by the Punjab Government (Ministry of Education), is published for general information under section 62 of the Punjab Municipal Act, 1911. The revised rate shall come into force 3 months after the date of publication of this notification:—

CLASS II. - Animals for slaughter.

Goat and sheep 0 2 0 per head

The 14th October 1921.

No. 24852.—In exercise of the powers conferred by section 240 (1) (t) of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) proposes to make the following additions with effect from the 1st April 1922 in the rules contained in the Punjab Municipal Account Code relating to the audit of accounts of municipalities. The proposed addition will be considered on or after the 1st December 1921, together with any suggestion or objection which may be received with respect to it on or before that date:—

DRAFT ADDITION.

Add the following as paragraph 11-A to the Punjab Municipal Account Code-

11-A.—To meet the cost of the audit of its accounts, the committee shall pay a fee calculated as follows—

Rs. A. P.

Where the income does not exceed Rs. 65,000 ... 0 12 0 per centum.

Where it exceeds Rs. 65,000, but does not exceed Rs. 1,00,000 500 0 0

And for every Rs. 10,000 or part thereof in excess of Rs. 1,00,000 20 0 0

But no fee shall be less than ... 50 0 0

Explanation.-In this rule 'income' means the receipts for the year of which the accounts are audited, after deducting any amount paid to the Provincial Public Works Department in respect to works carried out as contribution works."

No. 24858.—The following bye-laws regarding the regulation of water supply framed by the Municipal Committee of Murree in the Rawalpindi District under sections 188 (t) and 199 (1) of the Punjab Municipal Act, 1911, have been confirmed by the Punjab Government (Ministry of Education) under section 201 1) of the said Act and are published for general information. They will come into force within the Murree Municipality six weeks from the date of publication of this notification:—

ByE-LAWS.

- 1. Whoever bathes or washes clothes or other articles at a public standpost, or tampers with or damages a public standpost or draws or attempts to draw water from a public standpost except by the proper method or wilfully wastes or suffers to run to waste water from a public standpost, shall, on conviction by a Magistrate, be liable to a fine which may extend to Rs. 50.
- 2. Whoever wishes to draw water from a public standpost or private supply connected to the municipal system for building purposes shall first obtain the written permission of the Vice-President of the Municipal Committee and shall pay for the water so drawn according to the value of the work for which it is ntilized. When the value of the work does not exceed—

		-				$\mathbf{R}\mathbf{s}$.
Rs.	1,000	the charge shall be			•••	10
"	1,500	ditto	•••	***	•••	14
£2	2,000	ditto	***	••-	•••	17
,,	2,500	ditto	•••		•••	20
,	3,300	ditto		•••	•••	24
,,	3,500	ditto	•••	***	•••	27
	4,000	ditto		144	•••	31
	4,500	ditto	•••		•••	34
	5,000	ditto	•••	•••	•••	38
12					-	00.6

When the value of the work exceeds Rs. 5,000 the charge shall be Rs. 38 for the first Rs. 5,000 plus \(\frac{1}{2} \) per cent. on the balance.

- 8. Any written permission so given by the Vice-President, Municipal Committee, may be withdrawn at any time by the Vice-President, Municipal Committee, without notice subject to confirmation by the committee. A refund of payment may be made at the discretion of the committee on such proportion of the work as remains unfinished at the time of withdrawal of the permission. The Executive Engineer or Sub-Divisional Officer, P. W. D., and Vice-President shall be the sole judges of this proportion.
- 4. Whoever, without the written permission of the Vice-President of the Municipal Committee, draws water from or uses water from a public standpost for other than domestic purposes as defined in section 97 (2) of the Punjab Municipal Act, 1911, shall, on conviction by a Magistrate, be liable to a fine which may extend to Rs. 50 and in addition shall be liable for the amount for which he would have been liable had he obtained permission for such use of water from a public standpost.

No. 24884.—The following bye-laws for regulating the supply of water from the municipal stand pipes framed by the Municipal Committee of Rewari in the G region District under sections 88 (t) and 199 (1) of the Punjab Municipal Act, o. 3 of 1911, having been confirmed by the Local Government (Ministry of Education) under section 201 (1) of the said Act are published for general information and will come into force six weeks from the date of the publication of this notification:—

BYE-LAWS.

- 1. No person shall bathe or wash clothes or other articles, or animals at public stand pipe or tamper with or damage a public stand pipe or draw or attempt to draw water from a public stand pipe except by the proper method, or wilfully waste or suffer to run to waste water from a public stand pipe.
- 2. No person shall, without the written permission of the committee, draw or use water from a public stand pipe for other than a domestic purpose.

Explanation.—For the purpose of this bye-law water for domestic purposes shall not be deemed to include water—

- (a) for any trade, manufacture, or business, or
- (b) for fountains, swimming baths or for any ornamental or mechanical purposes, or
- (c) for gardens or for purposes of irrigation, or
- (d) for watering roads and paths, or
- (e) for building purposes.
- 3. Any person who commits a breach of any of these bye-laws shall, on conviction by Magistrate, be punishable with fine which may extend to fifty rupees.

The 18th October 1921.

No. 25233.—The following bye-laws framed by the Notified Area Committee of Mián Chanun in the Multán District under sections 188 (c) and 199 (1) of the Punjab Municipal Act, 1911, for the registration of births and deaths within Notified Area of Mián Chanun having been confirmed by the Punjab Government (Ministry of Education) under the provisions of section 201 (1) of the said Act are published for general information and shall come into force within the Notified Area of Mián Chanun six weeks from the date of publication of this notification:—

BYE-LAWS.

- 1. The Notified Area Committee, Misn Chanun, shall establish one or more registration offices for the registration of births and deaths, within the limits of notified area, and may by public notice, prescribe the office at which the reports of births and deaths occurring in specified portions of the notified area are to be made in accordance with these bye-laws. The officer in charge of registration office shall be termed Notified Area Registrar.
- 2. Every report of a hirth required to be made under these bye-laws shall contain the following particulars which shall be entered in a register to be kept for the purpose by the Notified Arera Registrar, that is to say,—
 - (a) the date of the birth;
 - (b) the sex of the child;
 - (c) the name of the father and of the grandfather;
 - (d) the residence of the father;
 - (c) the occupation, caste and religion of the father;
 - (f) the name of the person making the report and the date of his report;
 - (g) the name of the child;

Provided that-

- (2) In the case of an illegitimate child, the Notified Area Registrar shall not enter in the register the name of any person as father of the child save at the joint request of the mother and of the person acknowledging bimself to be the father. If any entry of the father's name has been made in accordance with such a joint request, the entry shall be countersigned by the person acknowledging himself to be the father. If no such joint request is made, the name, residence and caste of the mother shall be entered in place of the name, residence and caste of the father. In all such cases a note shall be made in the register to the effect that the child is illegitimate.
- (ii) If the name of the child is not known when the report is made, the person reporting the brith, or, if he is dead, the father of the child, or, if the, father is dead or the child illegitimate, the mother of the child, or, if both the father and the mother of the child are dead, the person in whose keeping the child is, shall, within three months of the birth, report the name of the child to the Notified Area Registrar.
- 3. (a) Every report of the occurrence of a death required to be made under these bye-laws shall contain the following particulars which shall be entered in a register to be kept for the purpose by the Notified Area, Registrar, that is to say,—
 - (a) the date of the death;
 - (b) the name of the deceased;
 - (c) the name of the father, or, if the deceased was a married woman; of the husband of the deceased;
 - (d) the sex of the deceased;
 - (e) the age of the deceased;
 (f) the occupation, caste and religion of the deceased;
 - (g) the residence of the deceased;
 - (h; the cause of the death;
 - (i) the name of the person making the report and the date of his report.
- (b) In the case of the death of a European, the person reporting the death shall also, if possible, furnish the certificate of a medical practitioner as to the cause of death.
- 4 Any person reporting a birth or death may attest by his signature or mark the entry relating to such birth or death made in the register by the Notified Area Registrar.
- 5. Every report of a birth or death required by these bye-laws may be made verbally or in writing.
- 6. The officer in charge of a lock up, hospital, school or any other institution maintained by Government or a local body shall report to the Notified Area Registrar the occurrence of any birth or death within the institution of which he is incharge not later than four days from the date of such occurrence.
- 7. Every person incharge of a private hospital, orphanage, sarai, dharmsala, hotel, lodging house or other such institution shall report to the Notified Area Registrar the occurrence of any birth or death within the institution of which he is incharge not later than four days from the date of such occurrence.
- 8. In the case of a birth or death not governed by bye-law 6, a report of its occurrence shall be made within four days to the Notified Area Registrar by the head of the household in which such birth or death has occurred or by an adult member or servant of such household.
- 9. In the case of a birth of which, for any reason a report cannot be furnished by the head of a household or any adult member or servant of a household, the midwife or dai attending at such birth shall within four days report the occurrence of such birth to the Notified Area Registrar.
- 10. Every medical practitioner who has been in attendance during the last illness of any person dying within notified area limits shall report the death of such person within four days of the date of death to the Notified Area Registrar, provided that if such person has died of any disease which is defined as an infectious disease or has been notified as an infectious disease by the Local Government under section 3 (7) of the Punjab Municipal Act, 1911, such medical practitioner shall report such death immediately.

- 11. Every customary or other sweeper shall report the occurrence of every birth and death which occurs within the premises in which he works within four days of such occurrence to the Notified Area Registrar in which such premises are situated, provided that no such report need be made by any sweeper working in any institution maintained by Government or a local body in respect of births or deaths occurring in such institutions.
- 12. Every person finding a living new-born child exposed and every person in whose charge such a child may be placed shall within eight days of the finding of such child report the fact to the Notified Area Registrar and shall at the same time to the best of his ability furnish the particulars specified in bye-law 2.
- 13. If a dead body is found exposed the officer in charge of the police station within whose jurisdiction such body is found shall within eight days of the finding of such body report the fact to the Notified Area Registrar, and shall at the same time to the best of his ability furnish the particulars specified in bye-law 3 together, if possible, with a certificate of the Civil Surgeon as to the cause of death.
- 14. Every person reporting a birth or death under these bye-laws shall be given free of charge a copy of the entry made by the Notified Area Registrar in respect of such birthor death.
- 15. Any person may inspect a register of births or deaths on payment of a fee of Re.1, and shall be entitled to receive a certified copy of any entry in a birth or death register on payment of a fee of 8 annas, provided that an additional fee of 4 annas per year may be charged in cases in which insufficient or incorrect information is supplied by an applicant for such copy necessitating a laborious search in the registers.
- 16. No person shall wilfully destroy or injure or cause to be destroyed or injured any register of births or deaths or shall wilfully insert or cause to be inserted in any such register or certified copy thereof any false entry with regard to any birth or death, and no Notified Area Registrar shall without reasonable cause, refuse or omit to enter in a register of births or deaths any birth or death which has been duly reported to him.
- 17. Any person who commits a breach of bye-laws 7, 8, 9, 10, 11, 12, or 16 shall, on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees.
- No. 25244.—In accordance with the provisions of rules 7 and 8 of the rules under the Local Authorities Loans Act, 1914, published by the Government of India in the Finance Department notification No. 1020-A., dated 10th November 1914, as subsequently amended, it is hereby notified that the Municipal Committee of Rohtak in the Rohtak District, has submitted the following application for a loan of Rs. 54,000 for the construction of the Drainage Scheme Rohtak.
- 2. All objections to the proposed loan should be submitted within one month from the date of this notification to the President, Municipal Committee, Rohtak, by whom they will be forwarded to the Punjab Government (Ministry of Education) for consideration. Objections received after the expiry of one month from the date of the notification will not be entertained.

Application of the Rohlak Municipal Committee for a loan of Rs. 54,000 from Government.

- 1. The purpose for which the loan in required, 1. Rohtak Drainage Scheme, and an estimate of the cost of the entire scheme. Rs. 3,00,633.
- 2. The amount which it is proposed to bor- 2. Rs. 54,000 (fifty-four thourow. sand).
- 3. The fund on the security of which it is pro- 3. The Municipal Fund, Rohtak. posed to borrow.
- 4. The law under which the said fund is levied, 4. The Punjab Municipal Act, received, or held.
- 5. The date within which the money is to be bor- 5. The loan will be taken in lump rowed.

 sum when sanctioned.
- 6. The rate of interest at which it is proposed to 6. Six per cent, borrow.

- 7. The term of years for which the money is to be 7. borrowed, and the method by which it is to be repaid.
- 8. An account of the financial position of the 8, local body, including a statement of all existing prior charges on its funds.
- 7. The loan is to be re-paid in 15 annual instalments. See statement A.
 - There is no prior charge on the funds of the municipality.

STATEMENT A.

Statement showing the schedule of yearly instalments, including interest and principal, for a loan of Rs. 54,000 payable by the Municipal Committee, Rohtak, in 15 years, required for Rohtak Drainage Scheme.

No.	Years	s within v will b	which the lose paid.	n	Principal.	Interest,	Total instalment paid each year.	Remares.
	÷				Rs.	Rs,	Rs.	
1	1922-23			***	3,600	3,240	6,840	
2	1928-24	•••	***	***	8,600	8,024	6,624	
8	1924-25	,	104		8,600	2,808	6,408	
4	1975-26	41.	***	•••	3,600	2,592	6,192	
5	1926-27	***	***	•••	3,600	2,37 6	5,976	
6	1927-28	***	***		3,600	2,160	5,760	
7	1928-29		***	- ***	3,600	1,944	5,544	
8	1929- 80	•••	***		8,600-	1,728	5,928	
9	1930-31	141	49=	•40	3,600	1,512	5,112	
10	1931-82	•••	•••		8,600	1,296	4,896	
11	1982-83	••• :		<i></i>	8,600	1,080	4,680	•
12	1988-34	***	454		8,600	864	4,484	
13	1934-85	**	***		3,600	648	4,248	
14	1985-36	***	•••	**.	3,600	432	4,032	
15	1936-87	***	***	-	8,600	216	3,816	
,			Total		54,000	25,920	. 79,920	

STATEMENT B.

Statement showing the income and expenditure of the Rohtak Municipal Committee for the last 3 years ending 31st March 1921.

		Expendibure.	1918-19.	1919-20.	1920-21.
I and IV_House and Frotesion is x	88 70 0 4 m 9 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	I.—General Administration II.—Survey of land IV.—Refund V.—Pecaions III.—Lighting III.—Lighting III.—Lighting XIII.—Conservancy XIII.—Conservancy XIII.—Plagua XVI.—Rath, Officers XVI.—Rates XVIII.—Pounde XXIII.—Pounde XXIII.—Burte sanitary Requirements XXIII.—Burte sanitary Requirements XXIII.—Burte sanitary Requirements XXIII.—Burte and deaths XXXIII.—Public Works XXXIII.—Public Works XXXIII.—Public Works XXXIII.—Contributions and XXVI Library XXVII.—Contributions XXX.—Other items XXXII.—Investment III.—Investment III.—III.—IIII.—IIII.—IIII.—IIII.—IIII.—IIII.—IIII.—IIII.—IIII.—IIII.—IIII.—IIII.—IIIII.—IIIIII	8.412 5.931 2.931 2.935 2.736 2.47 8.073 9.40 9.79 9.79 9.79 9.79 9.79 9.79 9.79 9.7	88. 3,687 4,281 5,088 8,388 6,4,128 6,4,128 1,038 7,566 8,477 1,419 1,000 4,121 1,000 4,121 1,000 4,121 1,000 4,121 1,000 4,121 1,000	Re. 5780 11,609 11,609 11,609 11,115 11,509 11,118 12,633 15,933 15,933 15,933 15,944 17,894 17,894 17,894 17,894 17,894 17,894 17,894 17,894 17,894 17,894 17,894 17,894 17,894 17,894
Total of income 1,92,660 1,01,763 2,20,924		Total charges	74,884	1,84,579	84,206

No. 25257.—Under the provisions of section 242 (1) (a) of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education), is pleased to impose the following tax in the Notified Area of Háfizábad in the Gujránwála District. Punjab Government notifications No. 631, dated 10th October 1916, and No. 17502, dated 19th September 1917, are hereby cancelled:—

NATURE OF TAX.

A terminal tax on the following articles when exported or imported by rail at rates given against each article shown in the schedule hereto annexed calculated on the gross weight of consignments, including packing:—

ignme	nts, including packing :—	Per n	ann	ıd.
	Export.		Δ.	
Í.	Bran, including phak and the husks of all kinds of grains-	- 0	0	3
2.	hay, straw, grass and bhusa. Raw cotton, cotton seed, toria and other oilseeds; wheat gram and pulse made therefrom; rice, husked and unbusked; all other grains, except jowar and bajra; a flour, other than wheat flour; weel, raw.	í-	0	6
3.	Hides and skins, raw	0	4	0
4.	Ghee Import.	., 0	4 i	(
ĭ.	Apparel, including boots and shoes (other than desi shoes drapery, hosiery, millinery, hats, eaps, etc.), 0	8	0
2.	Piece-goods of all textile fabries	04	8	0,
8.	Hides and skins, dressed or tanned; leather and articles made of leather, except boots and shoes other than desi shoes,	le O	6	0
4.	Iron and steel manufactures, including knives, razors, scissor needles, nuts, nails, screws, bolts, tin toys and tin ware enamelled ware, wire, wire netting, hinges, locks, pipe water taps, pots and pans, weights, iron and tin boxes, et	e, ·s,	4	0
5.	Sugar, including khand and sugar candy	., 0	4	0
6,	Tobacco of all kinds	0	2	\mathbf{O}_{i}
'7 .	Dyes and tan, foreign	0	2	0-
8.	Kerosene oil and petroleum	0	1	0
9.	Country oil of all kinds, including cocoanut oil	0	1	0
10.	Gur, rab, molasses and other saccharine products	0	1	0
iı.	Dried fruits and betel nuts, drugs, spices and perfumes	0	1	0
12.	Iron, unwrought dust, slag pig and old iron for remanufature; iron and steel wrought girders and other conmercial forms of iron and steel; brass sheets.	ne- 0 n-	0	6
13.	Mash, moth, mung, masar, mattar, and pulse made therefro	omi 0	0	6
14.	Wheat flour, jowar and bajrs	0	0	6 -
15.	Country dyes and tans	0	0	6
1 6.	Hemp and other vegetable fibres, manufactured	 0	0	6
17.	Hemp and other vegetable fibres, unmanufactured	0	0	3
18.	Coal, firewood and charcoal	.,. 0	0	3
19.	Logs, sleepers and other wood work of commercial form	0	0	3.
		. 1		*1

The following articles shall be exempted, viz., machinery and mill work, railway stores and materials which are required for use on the railway and are not removed outside the boundaries of railway land; bond fide personal luggage of passengers by rail and household effects imported by a person on the occasion of his coming to take up his residence in the municipality. Living animals; oil cakes; liquors of all kinds on which excise or custom duty has been levied; books, newspapers and maps; carbonic acid; gas; salt; opium; arms; gold and silver bullion and coin, mineral ores and articles on which the tax would amount to less than one pie.

The 19th October 1921.

No. 25271 .—In exercise of the powers conferred by section 20 (A) of the Stage Carriages Act, 1861, as amended by Act I of 1898, the Punjab Government (Ministry of Education) is pleased to make the following amendment in the rules for the regulation of Stage Carriages in the Mianwali District, published with Punjab Government notification No. 9991, dated 1st May 1918, as amended by Punjab Government notifications No. 18843, dated 22nd August 1919, and No. 4044, dated 9th February 1920 :-

AMENDMENT

For Schedule A, Table of Stages and Fares, substitute the following:—

Stag	;es,	_		Maximum fare per sest in stage carriage or			are for whole carr'age		
From (r To	To or From		per 1	ås≹e mee	nds of				
1	2			3		_			4
	. •	-	Ra.	٨.	P.	Rg,	Á.	P,	
			9	12	9	8	Ō	0	Tonga drawn by two
Miánwali	Musa Khél		0	9	0	2 	4	0	Tonga drawn by one borse.
	<u>-</u>		0	12	0	3	0	0	Tumium drawn by two
	•	Ų	0	9	0	2	4	0	Tumtum drawn by one horse.
			0	6	Q	1	8	0	Tenga drawn by two
Musa Klisi	Trutts	į	0	4	В	3	2	0	To ga drawn by one horse.
,	110 11016		0	5	3	1	5	0	Tumtum drawn by two
•		Ų	ρ	8	9	1	15	6 0	Tumtum drawn by one borse.

No. 25454.—The Punjab Municipal (Amendment) Act, 1921, is published by order of His Excellency the Governor under section 18 of the Punjab Legislative Council Rules.

Act.

WHEREAS it is expedient further to amend the Punjab Municipal Act, 1911-

It is hereby enacted as follows:-

Section I.

- (1) This Act may be called the Punjab Municipal (Amendment) 1921.
- (2) It will come into force with effect from the first of August 1921.
- In section 73 the words "or terminal tax"; shall be inserted after the words "which Section 2.
- In section 77 (1) the words "or terminal Section 3. tax " shall be inserted after the words " which octroi. "

In section 78 (i) the words "or terminal Section 4. tax " shall be inserted :-

- (1) after the words " of cetroi, "
- (2) after the words " of the octroi, "
- (3) after the words " of such octroi."

- (1) In section 78 (2) for the words "octroi collections and charges" the words "the collection and charges relating to octroi or terminal tax " shall be substituted.
-) In section 78 (2) the words " or terminal tax "shall be inserted after the words "col-lecting octroi,"
- (8) In section 78 (2) the words "or terminal tax" shall be inserted after the words " act relating to octroi."

In section 82 (1) the words " or terminal Section 6, tax " shall be inserted :-

- (1) after the words "any octroi,
- (2) after the words "the octroi."

In section 83 the words "or terminal tax" Section 7. shall be inserted :-

- (1) after the words "any octroi."
- (2) after the words of the "oetroi."
- (1) In section 188 (g) the words "or Section 8. terminal tax" shall be inscried after the words "an octroi,"

Section 5,

1

(2) In section 188 (a) the word "octroi" (3) In section 188 (a) the words "or terminal occurring between the words "fix" and "limits" tax" shall be inserted after the words "subject to octroi."

STATEMENT OF OBJECTS AND REASONS.

A terminal tax was introduced into the Siálkot Municipality with the intention that it should take the place of octroi both in the Municipality and in the Cantonment, for which the same octroi limits had been established under section 78 (2) of the Punjab Municipal Act. At the time it was not realised that this section applied only to octroi and that a similar arrangement was not possible to enable joint collections of terminal tax to be made. The schedule in force before the introduction of the terminal tax has been caucelled and it is, therefore, necessary to legislate with retrospective effect in order to legalise the present position and to make 78 (2) equally applicable when a terminal tax is substituted for actroi

Other amendments are consequential.

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education,

Offg. Secretary to Government, Punjab, Transferred Departments.



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LAHORE, FRIDAY, OCTOBER 28, 1921.

PART I,-A.

Notifications, and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BUARDS.

The 25th October 1921.

No. 26140.—With reference to Punjab Government notification No. 21456, dated 22nd August 1921, and in exercise of the powers vested in the Local Government under section 55 (2) (0) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to make the following rules for the District Board of Miánwáli:—

DRAFT RULES.

- 1. Rules 61—65 of the District Board Account Code shall not apply to annual repairs of Primary school building and cattle-pounds.
- 2. A lump sum to be specified from time to time by a resolution of the board shall be provided for the annual repairs of each such building, and shall be paid at or as soon as possible after the first meeting of the board in the month of October as an advance to the member entrusted with the supervision of the building or other person approved by the board, for the execution of the annual repairs.
- 3. Such member or person shall, as soon as possible, after January 1st following and in no case later than March 1st following submit to the board together with a certificate that the work has been completed to his satisfaction the actual payee's receipt for the money spent, and return the unspent balance (if any).

COMMITTEES.

The 25th October 1921.

No. 26136.—In supersession of the boundary schedule attached to Punjab Government notification No. 85, dated 14th February 1908, and under the provisions of section 241 of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to declare the limits of the notified area of Abohar in the Ferozepore District to be as defined in the annexed boundary schedule:—

SCHEDULE.

North.—Starting from the north-east corner of field No. 1429 of village Abohar to a point 295 feet distant from the north-east corner of the last Chowk of street No. 6, thence along the northern boundary of Kutcha read to the north-east corner of field No. 2511 of village Abohar.

South.—A line joining the south-west corner of field No. 586 of village Alamgarh with the south-west corner of field No. 66 of village Azimgarh.

East.—A line running from north-east corner of field No. 2511 of village Abohar to the south-west corner of field No. 66 of village Azimgarh.

West —A line joining the north-east corner of field No. 1429 of Abohar to the south-west corner of field No. 1201 of village Abohar, thence to the south-west corner of No. 586 of village Alamgarh.

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education.

Offg. Secretary to Government, Punjab, Transferred Departments.

The 25th October 1921.

No. 26139.—In exercise of the powers conferred by section 15, subsection (1), of the Cantonments Act, 1910, and with the previous sanction of the Governor-General in Council, the Governor in Council is pleased to impose, with effect from the 25th November 1921in the cantonment of Siálket, a tax on persons practising the undermentioned professions or arts or carrying on the undermentioned trades or callings in the cantonment at the rates detailed below:—

					Per a	nni	m.
_						. A.	P.
1.	Butchers	•••	***	***	6	0	0
٤.	Sellers of poultry or game	···	•••		1	8	0
8.	Sellers of fish		***		1	8	0
4	Persons keeping milch	cattle	or milch goats	for			
	profit	***	•••	1 - 4	1	8	0
5.	Dairymen and buttermen	•••			6	0	0
6.	Makers of bread, biscuits	or cakes	and sellers of	the			
	same		•••	••	6	0	0
7.	Sellers of fruits and veget	tables	***		6	0	0
8.	Sellers of vegetables	•••	•••	•••	3	0	0
9.	Manufacturers of aerated	or other	potable waters	or			
	ice	•••	• • •	•••	6	0	0
10,	Sellers of aerated or other	potable	waters or ice	•••	1	8	0
11.	Sellers of any medicines o	r drags	•••		6	0	0
12.	Country bread makers	•••	***	•••	3	0	0
18.	Dealers in hay, straw, v	rood, e	harcoal or other	in-			
	flammable materials	•••	***	•••	6	0	Û
14.	Dealers in kerosine oil, p		n, or any other	in-			
	flammable oil or spirit	•••	***	•••	6	0	0
15.	Tanners and dyers	***	***	• • •	1	0	0
16.	Tobacconists	***		• • •	8	0	0
17.	Sellers of wheat, rice, or a	ther gr	ains or flour use	d as			
	human food	•••	***	•••	6	Û	0
18.	Makers or sellers of sugar	or swe	etm eat s	***	6	0	0
19.	Hawkers and pedlars		1	•••	6	0	Q
-	·						

				Per a		
20.	Pig butchers and dealers in the meat of	of nice		Rs. 10	0	P. ()
21:	Makers and sellers of ghee	- 0		3	0	0
22.	Iron merchants		· · ·	3	0	o
23.	Proprietors of boot and shoe factories			10	0	0
24.	Makers of boots and shoes		•••	2	8	0
25.	Goldsmiths and silversmiths			4	4	Õ
26.	Cloth merchants			8	0	0
27.	Proprietors of tailoring establishments			в	0	Ô
28.	Tailors		•••	2	0	0
29.	Tinmen, blacksmiths, carpenters, mas	sons, clock a	nd			
	watchmakers and bookbinders	•••		3	0	0
30.	Building contractors	•••	• • •	8	0	0
31.	Photographers	•••	•••	10	0	0
32.	Bankers	***	***	20	0	0
33.	General merchants	***	• • •	10	0	0
34 .	Haberdashers	•••	• • •	2	0	0
35.	Barbers	•••		2	0	U
36.	Medical practitioners	•••	•••	5	0	0
37.	Pleaders, Barristers-at-Law and Mukh	tars		10	0	0
38•	Furniture dealers and kabarics	•••	•••	10	G	0-
39.	Money lenders other than bankers	•••	•••	10	0	Q
40.	Chick and mat makers		• • •	3	0	0
41.	Proprietors of printing presses	•••	•••	20	0	0
42.	Painters	•••	• • •	2	0	0
43.	Saddlers	•••		3	0	0
4 4.	Country spirit dealers	***		20	0	0
45.	Tattoo markers	***		6	0	0
4 6.	Sculptors		•••	20	Û	0
47.	Betel leaf and cigarette sellers		• • •	3	0	0
	Pakora sellers and other petty dealers:	in foodstuffs		2	0	0
49.	Manufacturers of sporting goods	•••		20	0	0
50.	Dealers in sewing machines			10	0	0
51.	Dealers in motor cars cycles, and access	sories		20	0	0
52.	Bharbhoonjas	•••	• • • •	1	0	0
50.	Sugar-cane sellers	•••	•••	4	0	0
54.	Makers and sellers of shuttlecocks	•••	•••	_2	0	0
55.	Firework dealers			_	_	isem.
	•	***	• • •	1	0	0
5შ₊ 	Hawker's license for one month	***	•••	1	0	0

Provided that the tax to be paid by any person practising more than one of the above-mentioned professions, trades or callings shall not exceed. Rs. 20 per annum, as long as the different professions, trades or callings are carried on at one address and at one premises.

2. Punjab Government notifications Nos. 1, dated 1st January 1912, 464, dated 31st July 1914, 719, dated 18th October 1916, and 9981, dated 30th April 1918, are hereby cancelled.

By order, &c.,

V. CONNOLLY,

Home Secretary to Government, Punjab.

The 25th October 1921.

No. 26148.—The following bye-laws framed by the Municipal Committee of Jullundur, in the Jullundur District, under sections 188 (e) (i) and 199 (1) of the Punjab Municipal Act, III of 19+1, for the regulation and inspection of aerated waters and ice factories having been confirmed by the Punjab Government (Ministry of Education), under the provisions of section 201 (1) of the said Act, are hereby published for general information and will

come into force within the Jullundur Municipality six weeks from the date of this notification:—

BYE-LAWS.

- 1. No owner or person in charge of an aerated water factory or ice factory shall use or remit to be used in such factory any water except water obtained—
 - (a) (in place where there is a municipal supply) from the municipal water supply laid in direct pipe connection to such factory unless special permission is given by the Health Officer for the use of other water;
 - (b) (in place where there is no municipal supply) from a source and conveyed to such factory in a manner approved by the Health Officer.
- 2. No owner or person incharge of an aerated water factory or ice factory shall employ or permit to be employed in such factory any person suffering from any contagious or infectious disease or from loathsome scress or who has recently been attending on any person so suffering nor shall be permit any person or any animal to enter or remain in such factory.
- 3. Every person in charge of an acrated water or ice factory shall keep such factory and all vessels, receptacles, utensils and other things in which the products of the factory or the materials used in making them are kept in a state of thorough cleanliness.
- 4. The owner shall make such arrangements for washing bottles as meet the requirements of the Health Officer.
- 5. The floor of the premises shall be so made as to prevent the accumulation or soaking of moisture and it shall be kept in good repair.
- 6. No person shall spit, bathe or wash himself or any clothes in the premises. No one shall sleep in the factory rooms or godowns.
- 7. Every owner or person in charge of a factory shall permit the Health Officer and any member and Secretary of the Committee to inspect such factory at all reasonable times.

If the Inspecting Officer referred to in the previous bye-laws finds that any of the water used or ice or aerated water manufactured in the factory is unfit for human consumption he shall report the matter to the President who may direct that the manufacture of aerated water or ice be stopped till further orders. The President shall report his action to the Committee, who shall pass such orders on the matter as it thinks fit at its next meeting.

8. Any person who commits a breach of any of these bye-laws shall on conviction by a Magistrate be punishable with fine which may extend to Rs. 50, and if the breach is a continuing breach with a further fine which may amount to five rupees for every day after the first during which the breach continues.

FAZL-I-HUSAIN,

Minister for Education.

A. LATIFI,

Offg. Secretary to Government,

Transferred Departments.



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LAHORE, FRIDAY, NOVEMBER 4, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 2nd November 1921.

No. 26912.—In accordance with the provisions of section 15 (2) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify the appointment of the following person as a member of the district board of the Attock District:—

MEMBER APPOINTED BY NAME, TAHSIL PINDIGHEB.

Malik Nawab Khan, Inamkhor of Khunda, vice Mr. Duccan Cameron, Agent of the Attock Oil Company at Khaur, resigned.

COMMITTEES.

The 2nd November 1921.

No. 26914.—In partial supersession of the bye-laws published in the Punjab Government notification No. 707, dated 30th November 1914, for the regulation of bullock and buffalo carts plying for hire within the Jhelum municipal limits and the loads to be carried by such carts, the following amended bye-law No. 7 framed by the municipal committee of Jhelum, under

(253)

section 188 (1) (a) and (b) and section 199 (1) of the Municipal Act, III of 1911, has been confirmed by the Punjab Government (Ministry of Education). It is hereby published for general information and will come into force six weeks after the date of the publication of this notification:—

AMENDED BYE-LAW No. 7.

The following loads are fixed as maximum loads to be carried on conveyance of the descriptions enumerated below when hired within the Municipality of Jhelum for a period not exceeding 24 hours:—

- (a) Two-wheeled carts, Chhakra or Thela drawn by 2 bullocks or buffaloes --
- (b) Two-wheeled carts, Chhakra or Thela drawn by one bullock or buffalo-30 maunds.

The 4th November 1921.

No. 27214.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person is appointed, under section 17, sub-section (2), of the said Act, a member of the Municipal Committee, Lahore:—

Mr. H. S. Jolly, vecs Mr. H. L. O. Garrett, I.E.S., resigned.

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education.

Offg. Secretary to Government, Punjab,

Transferred Departments.



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LAHORE, FRIDAY, NOVEMBER 11, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 5th November 1921.

No. 27407.—In exercise of the powers conferred by section 13 (1) of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to direct that the Deputy Commissioner of Ambála shall cease to be a member of the Municipal Committee of Ambála in the Ambála District.

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education. Offg. Secretary to Government, Punjab,

Transferred Departments.



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LAHORE, FRIDAY, NOVEMBER 18, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 10th November 1921.

No. 27900.—In accordance with the provisions of section (15) (2) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify the appointment of the following person as a member of the district board of the Multan District:—

On the ground of special qualifications.

Sheikh Ahmad Kabir, Qureshi, vice Khan Bahadur Makhdum Hussan Bakhsh, Qureshi, deceased.

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education.

Offg. Secretary to Government, Punjab,

Transferred Departments.

The 14th November 1921.

No. 28411.—Whereas the district board of Ambala has applied to the Local Government under the provisions of section 61 of the Punjab District Boards Act, 1883, and whereas it appears to the Governor in Council that land is required by the said district board for the purposes of the said Act, namely, for extension of the Middle School building at Mullana, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act, the Collector of

Ambala is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

1	2	- 3	4	5	6
District.	Tabsil.	Metiza,	Area In acres.	Boundaries.	Place where the plan may be inspected.
Ambála	Ambála	Mullana	35	North.— School compound and unmetalled road from Ambála to Jagádbri. West.—School compound. South.—Cultivated land and unmetalled road from Ambála to Jagádbri. Etat.—Cultivated land	District Board's Office, Ambala City.

No. 28413.—Whereas the district board of Lahore has applied to the Local Government under the provisions of section 61 of the Punjab District Boards Act, 1883, and whereas it appears to the Governor in Council that land is required by the said district board for the purpose of the said Act, namely, for the construction of Civil Dispensary building at Raewind, district Lahore, it is hereby declared that the undermentioned land is required for the said purpose.

The declaration is made under the provision of section 6 of Act I of 1894, and under section 7 of the said Act the Collector of Lahore is hereby directed to take order for the acquisition of the land specified below:—

SPECIFICATION OF LAND.

District,	Tahsil.	Village.	Area in acres,	Boundaries	Place where the plan may be inspected,
Lahore	Lahore	Rácwind	1.44 4	Worth.—Land owned by Bahal Singh and Mussammat Nihal Kaur. East.—Land owned by Bahal Singh and Mussammat Nihal Kaur. South.—Land owned by Bahal Singh, Thakar Singh, Hakam Singh, Hexam Singh, Hukam Singh, Oeva Singh, Sohan Singh, Ujagar Singh, Thakar Singh, Hakam Singh, Hukam Singh, Hukam Singh, Deva Singh, etc.	District Board

D. J. BOYD,

Revenue Secretary to Government, Punjab.

.The 16th November 1921.

No. 28479.—In accordance with the provisions of section 15 (2) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify that the following person is appointed as a nominated member of the district board, Rohtak, in place of Chaudhri Bahal Singh, deceased:—

Chaudhri Muhammad Akbar Khan, Sufedposh, of Patwapur.

The 14th November 1921.

No. 28481.—In accordance with the provisions of section 31, subsection (7), of the Punjab District Boards Act, 1883, Punjab Government (Ministry of Education) is pleased to notify the following directions passed by the district board of Karnál under section 31 (6) of the said Act:—

DIRECTIONS.

Resolved that a sanitation tax amounting to Rs. 216 per annum be imposed in the village of Habri (Kaithal Tahsil) of this district, and that the tax shall be assessed in the same manner and on the same persons as the expenses of the chaukidara establishment realized under section 39-A of the Punjab Laws Act, 1872. The proceeds of the tax shall be devoted to the entertainment of sweepers and bhishtis or both (9 in all), i.e., one for every 500 inhabitants (provided that if the surplus exceeds 250 an extra sweeper or bhishti may be employed).

Also that the cost of maintenance to be paid by the village shall not exceed Rs. 2 per mensem per sweeper or bhishti, the balance being paid by the district board. The duties of the sweepers and bhishtis so entertained will be to keep the village abadi and its surroundings clean and they will be engaged by lambardars and shall be under the control of the district board.

The district board will have a lien on the sweepers for employment when required on the occasion of large fairs and gatherings and will on such occasions pay them extra allowances for the time being.

It is finally directed that the tax be imposed in accordance with the above proposals and shall come into force with effect from 1st April 1922.

COMMITTEES.

The 12th November 1921.

No. 28272.—In supersession of Punjab Government notification No. 17324, dated 21st July 1919, the Punjab Government (Ministry of Education) is pleased to declare that in the municipal committee of Wazirábad the seat from which Lala Arur Chand was removed, and which was filled by Sardar Sant Singh Chhachi by nomination, shall again be filled by election at the general municipal elections to be held between January and February 1922.

A. LATIFI,

FAZL-I-HUSAIN,

Offg. Secretary to Government, Punjab,

Minister for Education.

Transferred Departments.

The 14th November 1921.

No. 28401.—Whereas the municipal committee of Ludhiána, in the Ludhiána District, has applied, under the provisions of section 53 of the Punjab Municipal Act, III of 1911, and whereas it appears to the Governor in Council that land is required by the said municipal committee for the purposes of the said Act, namely, for extension of the burning ground situated in mauza Taraf Qazi and mauza Taraf Shekhewál, tahsil and district Ludhiána, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, I of 1894, and under section 7 of the said Act, the Collector of

Ludhiána is hereby directed to take order for the acquisition of the land specified below: --

Ø	~	T
SPECIFICATION	\mathbf{or}	LIAND.

1	2	3	4	5	6
District.	Tabeil.	Mauza.	Area in acres.	Boundaries,	Places where the plan may be in- spected.
Ludhiána	Ludhiáne,	Taraf Qazi and Taraf Sekbewal.	4	North.—Taraf Qazi. South.—Taraf Qazi. East.—Taraf Sayyidan. West.—Taraf Sekhewal.	Offices of the Deputy Commissioner and Municipal Committee, Ludhians.

No. 28403.—Whereas the municipal committee of Hoshiárpur has applied, under the provisions of section 58 of the Punjab Municipal Act, 19.1, and whereas it appears to the Governor in Council, Punjab, that land is required by the said municipal committee for the purposes of the said Act, namely, for the construction of extramural drains, the disposal works and the flushing installation in the Hoshiárpur main town, it is hereby declared that the undermentioned land is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act, the Collector of Hoshiárpur is hereby directed to take order for the acquisition of the land

specified below :--

SPECIFICATION OF LAND.

District.				2		2		3	1	4	5	6
				Маоз	Mauza.		Boundaries.	Places where the plan may be inspected.				
Hoshiárpur		Hoshiárp	ur ,	Hoshárpi	ır	·(51	Plot marked A on the plan, North.—I and of Bawa Kanshi Nand. South.—Land of Bawa Kaushi Nand and Abidî. Bast.—Abadi if Mohalla Garbi and Municipal land. West.—Land of Bawa Kanshi					
Do.	***	Do.	····	Do.	•••	·0 27 •	Naud, Plot marked B on the plan, North.— Land of Sain Das, etc. South.—Abadi of Moballa Garlii East.—Pemale Latrine. Pest.—Pacca Road from Chank					
Do.	, 	Do.		De.	54 7	·(82	Kasht Gauj to Cho. Ptot marked Conthe plan. North.—Land of Muhammad Ashraf Khau. Sauth.—Abadi East.—Road from Chauk Kasht	Municipal Office,				
Do.	ļ	Do,	•••	Do.	rae	11	Ganj to Cho. West.—H'shiarpur Ká n g ra Road. Plot marked Don the plan. North —Land of Chaudhri Ram Chand. South.—Road leading from Hoshiarpur to Bahadarpur. East.—Land of Chaudhri Ram East.—Land of Chaudhri Ram	Hoshiárpur,				
Do.		Do.		Do.	,	23	Rattan. West.—Kachcha path to Cho. Plot marked B on the plan. North.—Laud of Barkat Ali Khan. South.—Land of Yar Muham- mad Khan.	-]				
Do.		Do.	}	Do.	***	3.00	East.—Hoshiarpur Tanda Road. West.—Municipal land, Ptot ma ked F on the plan. North.—Municipal land, South.—Land of Barket Ali Khan. East.—Land of Barkat Ali					
•				Total		3.5	Khau. West Kachcha path from Basi Janan to Cho.					

Tha 14th November 1921...

No. 28405.—In exercise of the powers conferred by section 4 of the Hackney Carriage Act, XIV of 1879, the Governor in Council is pleased to make the following revised rules for the regulation and control of hackney carriages in the cantonment of Ambala. They shall have the force of law from the date of this notification.

Punjab Government notification No. 816, dated 31st May 1907, is hereby cancelled.

Roles.

- 1. Every hackney carriage shall be required to take out a license from the Canton-ment Committee.
- 2. Such license shall be issued, from the Cantonment Committee's office after the carriages and horses have been examined and approved by the Cantonment Magistrate who shall also determine the class to which the carriage shall belong.

Classification of carriages.

3. Hackney carriages shall be of two classes as detailed below:—

1st class (Tongas).

Breadth of carriage inside	• • • • •			36 iı	nches.
Depth of both seats	**:	•••	***	3 6	,,
Height of wheel	•••	***		48	ň
Height of roof from seat		,		48	**

2ND CLASS (DOG CARTS AND TUMTUMS).

Breadth of carriage inside	***	***	***	36 inches.
Depth of both seats		4+1		36 ,,
Height of wheel	•	***		4ª
Height of roof from seat		•••	***	48 ,,

let Class (Tongas). •

- 1. The carriage must be strong, and fitted with rubber tyres and a bell.
- 2. The horse must not be less than 13.2 hands in height, nor less than 4 years old, it must be in good working order, free from vice, and properly broken in.
 - 3. The harness must be complete, suitable and properly fitted.
 - 4. The carriage must be provided with two English lamps. •

2nd Class (Dog carts and Tumtums).

- 1. The carriage must be strong, in good order and repair in all its parts.
- 2. It must be provided with two lamps.
- 3. The horses must not be less than 13 hands in height, nor less than four years old; they must be in good working condition, free from vice, and properly broken in.
 - 4. The harness must be complete, strong and properly fitted.
- 5. The carriage must be of the design known as the Ferozepore pattern, or some such similar pattern as may be passed by the Cantonment Magistrate.
- 4 Yearly licenses under these rules shall continue in force from 15th October to 14th October following. Half-yearly licenses shall continue in force from 15th October to 14th March following, and from 15th March to 14th October following. But they shall be liable to revocation within that time by the order of the Cantonment Magistrate on proof before him that the proprietor or his agent has been guilty of the infringement of any of these rules or has been convicted of any offence under these rules or that the conditions on which the license was granted are not fully maintained.

- 5. Application for the renewal of license shall be made one month before the expiry of the year or half year of licenses as the case may be, and the renewed license shall be granted in the same way and by the same of ficers as provided in rules 2 and 3, and payment of the same fee as for the original license.
- 6. When a licensed hackney curriage is transferred to a new proprietor during the year or half year of license, the name of such proprietor shall be duly reported by the transferer to the Cantonment Office, and shall be substituted in the license for the name of the transferer without further payment.
- 3. Each license shall bear a serial number, and this number shall be printed in English and Urdu in a conspicuous place on the licensed hackney carriage and in English, on the lamps, on the cushions, on the harness, and shall also be branded on the horses, hoofs.
- 8. All hackney carriage licenses shall be produced for inspection when required by any Magistrate or Police Officer. Every licensed carriage shall be produced for inspection by the license holder or his agent before the Cantonment Magistrate or before any person specially deputed by him at such time and places as may be ordered. The Cantonment Magistrate or the person so deputed may cancel the license of any carriage so produced or reduce the class if the carriage or horses or any portion of the faculture or equipment have ceased to satisfy the conditions on which the license was granted.
- 9. No person shall be allowed to act as the driver of a discussed vehicle unless he possesses a driver's license granted by the Cantonment Magistrate. A driver's license is not transferable, and shall be granted for the official year or half year. A driver's license shall not be granted to any person under 18 years of ago, nor to any person who is not of good character, or who is infirm from ago or incapable from any other cause.
- 10. Every driver so liceused shall wear, while driving a licensed carriage, a brass badge on his arm bearing the number of his license, and drivers of 1st and 2nd class carriages shall wear a white kurta and a red pagri.
- 11. The licenses for backney carriages and drivers shall be in the form attached to these rules and shall be printed on oards. The fee for each carriage license shall be:—

		•	Yearly. Rs. A. P.			Hulf Yearly. Rs. A. P.		
lst Class (Tongas)	***		5	0	0	3	0	0
2nd Class		***	3	0	0	2	0	0
And for each driver's license			1	0	0	0	8	0

- 12. Any driver, who cruelly beats, ill treats, over-trives or otherwise misuses any horse driven in a licensed vehicle or drives in a careless manner or against the rules of the road, chall be liable to forfeiture of his license to drive, in addition to any other punishment to which he may be liable under any law in force for the time being.
- 13. It shall be lawful for the Cantonment Magistrate or any person authorised by the Cantonment Committee or Cantonment Magistrate to enterpremises on which licensed vehicles, animals, harness or other things used herewith are kept in order to earry out any of the provisions of these rules.
- . 14. The Cantonment Committee shall, from time to time, appoint places as temporary stands for licensed backney carriages. Drivers of such carriages found waiting for hire at places other than those appointed shall be liable to forfeit their license to drive.

The regulation of the order in which hackney carriages shall rank on the stand shall be under the control of police.

- 15. The driver or proprietor of a ficensed carriage shall at any time of the day or night be bound to give such carriage on hire to any person demanding the same, unless for good or sufficient reasons, the burden of proving which shall lie on the driver or proprietor so refusing.
- 16. The maximum number of persons which may be carried by each description of hackney carriage is as follows:—

Description of vehicles.

Number of persons.

(1) By a Tonga, a dog cart or fumtum.

4 persons including driver

Two children under 10 years of age shall be reckoned as one adult person.

17. The maximum load inclusive of luggage which may be carried by each description of carriage is as follows:—

Carriage drawn by one horse

8 maunds.

Each adult person shall be considered as weighing 14 maunds and each child 10 years of page as 4ths of a maund.

- 18. Every licensed hackney carriage shall have affixed in it at list of the prescribe fares in the following rules:—
- Such list shall be printed in English, Urdu and Gurmukhi. One copy shall be provided yearly at the time of licensing by the Cantonment Committee, but the renewal of a list which has become destroyed or defaced shall rest with the proprietor, who shall renew it at once.
- 19. In the absence of any private agreement between the proprietor, agent of driver of a licensed carriage and the hirer, the following rates shall be paid:—

187 CLASS.

•				Rs.	▲.	P.
For first hour or portion of an hour		:	•••	0	12	0
For trips occupying not more than half an place to another in cantonment	hour	from	one	0	8	0
For every hour or portion of an hour after to 6 hours	the f	irst and	qu i	0	6	0
For whole day of 9 hours	•••		•••	8	0	0
Fixed rates for Ambal	A CIT	T,				
To City Ambala, Civil Lines and City Courback within 8 hours	ts, or	there a	bad		_	
1	•••		•••	1	8	0
Detention after 3 hours, per hour	•••		•••	Ú	4	0
2nd Class (Tumtus	18).					
From any part of Cantonment to Civil Linback (within 8 hours)	nes or	City	and	1	4	0
For every half hour the carriage is detained			•••	G*	2	0
By Time.			•			Ť
For first hour or postion of an hour			() :	8 0)
For trips occupying not more than half an place to another in cantonment	hour	from	one 	0	6	0
For every hour or portion of an hour after to 6 hours	the fir	st and	np 	0	4	
For whole day of 9 hours				2	8	0

Any proprietor of a licensed carriage demanding more than the above rates shall be liable to forfeit his license.

- 20. The minimum rate of speed at which a carriage hired by time shall be driven shall be 6 miles per hour, and no carriage hired by time shall be driven more than 20 miles during the day.
- 21. Every licensed vehicle shall, while plying for hire between sunset and sunrise, carry two lights.
- 22. Property found in licensed backney carriages shall be deposited at the nearest police station by the proprietor or driver of such carriages, and at such other places as the District Superintendent of Police may direct.
- 23. No carriage shall be employed for carrying a person suffering from either cholera small-pox, or leptosy or any other infectious disorder, or the corpse of a person who has died from any of the said diseases.
- 24. Prosecution for the breach of these rules may be instituted by any passenger, police officer or member of the cantonment cammittee
- 25. In the case of a licensed hackney carriage being hired by a private person for period of more than one month on the written application of the owner of carriage to the Cantonment Magistrate he may be exempted from rules 7 and 18 and the driver from rule 10.

Signature of Licensing Officer.

LICENSE.	
5	
COUNTERFOIL	

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	ENT.
	CANTONMENT
	Ξ.
	AMBALA

Carriages.	
Hackney	

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CONTENT OF DICEINSE.	Hackney Carriages.	
Book No.	Book No.	
AMBALA CANTONMENT.		
No.	AMBALA CANTONMENT.	ENT.
Name of licensee		ģ
Address		· BT
Trade		
No and duce of company	has paid to the Cantonment Committee the sam of Rs.	
Case of Castaland	he is hereby licensed to ply the carriage described below within the Cantonment of Ambala for the	Ambála for the
Description of carriage	from the 1st of	
Descripțion, number and height of animals		<u> </u>
	DETAILS OF CARRIAGE.	

RPM & BES.	
Address of licenses.	
Weight of luggage to be carried.	
Number of persons licensed to be carried,	
Description, number and beight of animals.	
Description of carriage.	_
Number and class of carriage.	

Signature of Licensing Officer.

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:

Progressive Total

Number of persons to be carried

Weight of luggage to be carried

Date of license_

Amount paid_

Home Secretary to Government, Punjab.

1648 PGG.		2			Driver;	•			_
Book No. COI	COUNTERFOIL OF LICENSE.		Book No.	COUN	COUNTERFOIL OF LICENSE.	LICENSE.			<u> </u>
No. AM	AMBALA CANTONMENT.		No.		AMBAL	AMBALA CANTONMENT.	ENT.		
Name of licensee	999				~	Dated	19	192 .	·
Father's name	999		Werras					,	
Address	9998		has paid to the Cantonment Committee Re.	Committee Re.	 				<u></u>
Caste			to is normitted to		***************************************	sikin the Can	within the Cantinment of Ambala from 1st	ıbala from 1st	
Trade	9996					•			
Purpose of license				9	ļ		•		
Date of license	9990			DESCRI	DESCRIPTION OF LICENSEZ.	ICENSE 2.			<u> </u>
Amount paid	999								
**	- -		Names,	Father's name.	Caute.	Trade.	Address.	Revises.	
Progressive Total	# # # # # # # # # # # # # # # # # # #						,		
<i>J</i>	Signature of Licensing Officer.					Signature	Signature of Licensing Officer.	ficer.	
,	` ,				•	I WIL	By order, I WILSON JOHNSTON	STON	

The 14th November 1921.

No. 28407.—Whereas the municipal committee of Jullundur City in the Jullundur District has applied, under the provisions of section 58 of the Punjab Municipal Act, 1911, and whereas it appears to the Governor in Council that land is required by the said municipal committee for the purposes of the said Act, namely, for a Hindu cremation ground, it is hereby declared that the land specified below is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, and under section 7 of the said Act, the Collector of the Jullundur District is hereby directed to take order for the acquisition of the said land:—

SPECIFICATION OF LAND.

District.	Tabeil.	Mauza.	Area in acre.	Boundaries.	Place where the plan may be inspected.
Juliundur	Jullundar,	Jullundar	*8468	North.—Cultivated land of Rattan Chand, etc. East.—Existing burning ghat. South.—Cultivated land of Niaz Ali, etc. West.—Cultivated land of Niaz Ali, etc. Field Nos. 1427, 1428 and 1438	Municipal Office Juliandur City.

D. J. BOYD,

Revenue Secretary to Government, Punjab.

The 14th November 1921.

No. 28409.—In exercise of the powers conferred by section 242 (I) (a) of the Punjab Municipal Act, III of 1911, the Punjab Government (Ministry of Education) is pleased to impose the following tax within the notified area of Sheikhúpura in the Sheikhúpura District, with effect from 1st December 1921:—

DESCRIPTION OF TAX.

- 1. Class of persons to be taxed.—All persons residing, or owning or occupying immovable property within the notified area of Sheikhupura, provided that they have done so for a period of not less than three months.
- 2. Rate of tax.—The tax shall be levied on the annual income of each assessee, according to the following scale:—
 - (1) All persons whose annual income is Rs. 120 and more, but not more than Rs. 180 shall pay a tax of Rs. 2 per annum.
 - (2) All persons whose annual income is more than Rs. 180, but not more than Rs. 240 shall pay a tax of Rs. 4 per annum.
 - (8) All persons whose annual income is more than Rs. 240, but not more than Rs. 360, shall pay a tax of Rs. 6 per annum.
 - (4) All persons whose annual income is more than Rs. 360, but not more than Rs. 540, shall pay a tax of Rs. 9 per annum.
 - (5) All persons whose annual income is more than Rs. 540, but not more than Rs. 720, shall pay a tax of Rs. 14 per annum.
 - (6) All persons whose annual income is more than Rs. 720, but not more than Rs. 960, shall pay a tax of Rs. 19 per annum.

- - (7) All persons whose annual income is more than Rs. 960, but not more than Rs. 1,200, shall pay a tax of Rs. 25 per annum.
 - (8) All persons whose annual income is more than Rs. 1,200, but not more than Rs. 1,500, shall pay a tax of Rs. 32 per annum.
 - (9) All persons whose annual income is more than Rs. 1,500, but not more than Rs. 2,000, shall pay a tax of Rs. 40 per annum.
 - (10) All persons whose annual income is more than Rs. 2,000, but not more than Rs. 3,000, shall pay a tax of Rs. 55 per annum.
 - (11) All persons whose annual income is more than Rs. 3,000, but not more than Rs. 4,000, shall pay a tax of Rs. 82 per annum.
 - (12) All persons whose annual income is more than Rs. 4,000, shall pay a tax of Rs 110 per annum.
- 3. The tax shall be assessed from time to time by the Committee of the Notified Area subject to the confirmation of the Deputy Commissioner.

It shall be payable quarterly in advance on 1st January, 1st April, 1st July and 1st October each year.

- No. 28423.—In accordance with the provisions of rules 7 and 8 of the rules under the Local Authorities Loans Act, 1914, published by the Government of India, I inance. Department, notification No. 1620-A, dated 10th November 1914, as subsequently amended, it is hereby notified that the municipal committee of Hoshiarpur has submitted the following application for a loan of Rs. 40,000 (forty thousand) for the Hoshiárpur Drainage Scheme.
- All objections to the proposed loan should be submitted within one month from this date to the President of Municipal Committee, Hoshiarpur, by whom they will be forwarded to the Local Government for consideration. Objections received after the expiry of one month from the present date will not be entertained.

Application of the Hoshidepur Municipality for a loan of Rs. 40,000 from Government.

- The work for which the loan is required and an estimate of the cost of the entire work.
 - 2. The amount which it is proposed to borrow ...
- 8. The fund on the security of which it is proposed to borrow.
- The law under which the said fund is levied, received or held.
- 5. The period for which the loan is required, the number and amount of the instalments, if any, in which it is proposed that the loan shall be taken, the dates proposed for receiving such instalments, and the instalments, if any, in which it is proposed to repay the
- 6. The rate of interest at which it is proposed to borrow.
- A detailed account of the revenue and expenditure of the municipality for the 3 last preceding
- 8. All existing prior charges upon the fund of the municipality.

- Construction of drainage estimated to cost Rs. 2,18,867 including the price of land to be acquired in this connection.
 - 2. Rs. 40,000.
- 3. The Hosbiárpur Municipal Fund.
- 4. The Punjab Municipal Act, III of 1911.
- 5. The loan will be repaid by ten yearly instalments as shown in Appendix A. The loan will be taken as soon as it is granted in one instalment.
 - 6. 6 per cent. per annum.
 - 7. See Appendix B.
 - 8. Nil.

APPENDIX A. Statement of repayment of loan of Rs. 40,000 in 10 years at 6 per cent.

		•	A1	MOUNT PAID TEARLY	r.		
Day	te of repaym	ent.	Interest.	Principal.	Total.	Balance,	Remares
_	·	 	Rs.	Rs.	Re.	 Rs.	
October	1923		2,400	4,000	6,400	36,000	
*	1928		2,160	4,009	6,160	32,000]
"	1924	,	1,920	4,00 0	5,920	28,000	
**	1925		1,680	4,000	5,680	24,000	
,,,	1926		1,440	4,000	6,440	20,000	
n	1927		1,200	4,000	5,200	16,000	
*	1928		960	4,000	4,960	! 12,000	
**	1929]	720	4,000	4,720	8,000	
"	1950		480	4,000	4,480	4,000	
**	1981	•••	240	4,000	4,240	•••	
	Total		18,200	40,000	63,200		-

PPENDIX B.

Anna	nal Inco	me and Bape	Annual Income and Bapenditure of the		Hoskiárpur Municipalsky during the years 1918-19 to 1920-21.	ie years 1918	-19 to 192(J-21.		:
1 tecuse.	-	1918-19.	1918-20.	1923-21,	nod x gg	Expenditure.	-	1918-19.	1919-27.	1920.21,
Opening balance	-	Re. 71,988	Re, 1,73,718	Be. 1,73,466				B3.	RB.	R.
	<u> </u>	61,159	\$96,08	22,885	General Administration	:			2,887	3,558 801.8
Tornibal lax Pounds	: :	818	478	450	Refund	: :	: :	200 X	3,54	4,650
Hackney Carriages	:	625	141	141 2.948	Fire Fire	;	: :		8	684
Sale-proceeds of lands and produce of lands	; ;	84,007	202	287	Lighting	: :		[3]	2,451	2,817
Conservancy Receipts	•	894	488	98 88 88 88	Water supply Drainage	: :	::	88	2 9 T	602 409
Fees and Esvenues Iron Addressous: Apprivations No. from Medical Institutions	Ŧ :	257	268	082	Consertancy	: ;		ě	6,576	8,885
er Houses	: :	144	170	110	Health Officers and Sanitary Inspectors	Inspectors			109	68.5
	:	26	729	564 906	ls and Dispense	:	•	20 60 60 60 60 60 60 60 60 60 60 60 60 60	9,911 174	11,706
Fines under Municipal and other Acts	I	8 4	200	202	Vaccination charges	1	: :		9	380
Create from Government	: :	3,263	3,109	45,862	Other Santtary requirements	: :			:	;
:	:	1,750	1,760	1,760	Markets and Slaughter Houses	:	:			48.00 48.00 19.00 10.00
:	:	17,205		808	Pounds	:	:	4.6	200	149 t
Extraordinary	•	e1	-	909	Dak Bongalows and Serais	:			130	2,010 010 010
D.4-1 T-4-0	<u> </u>	1 20 050	81.888	07.800	Arboriculates etc	:	: :		120	120
	ï	700,201	2001	oeste.	Public Works	: :	: :	<u></u>	8,046	22,985
			_		ollegen	:	:		4.836	6,225
					Contributions	;	:	2,807	2,748	2,291 2,001
		•	··· -		Libraries	:			200	000
	-				Interest on loans	: :		63	3 285	1.474
						:				; î ;
					Repayment of loans	: :		4,000	€,000	1,000
			•			Total expenditure Closing balance	iura Boa	60,923	62.031	78,230
		1				•		<u> </u>		
Сваяю Тотаг	;	2,34,640	2,35,584	2,66,364		Свано Тотав	PAT	8,84,640	2,85,497	2,66,244

The 17th November 1921.

No. 28617.—In exercise of the powers conferred by section 240 (1) (g) and section 244 of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) proposes to cancel Punjab Government notification No. 14348, dated 24th July 1918 in so far as it relates to the municipality of Karnál, and to restore without modification in that municipality the rules published with Punjab Government notification No. 17877, dated 25th September 1917. Any person who objects to the proposal should submit his objection in writing to the Government (Ministry of Education) on or before the 24th November 1921.

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education.

Offg. Secretary to Government, Punjab, Transferred Departments.



The Government Gazatte

PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 47.

LAHORE, FRIDAY, NOVEMBER 25, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

LOCAL GOVERNMENT DEPARTMENT.

COMMITTEES.

The 17th November 1921.

No. 28685.—In exercise of the powers conferred by section 20 A of the Stage-Carriages Act, 1861, as amended by the Stage Carriages Act (1861), Amendment Act, 1898, the Punjab Government (Ministry of Education) is pleased to make the following alterations and additions in schedule A appended to the rules for the regulation and control of Stage-Carriages in the Kángra District published with Punjab Government notification No. 18329, dated the 21st of June 1920:—

	Stiges.		RATES.	
From or to	To or from	No. of stages.	Cleas of carringes.	Rate per stage.
Dhermséle Lower .	1	11	Bamboo Cart, Brielly Cart	
Nárpur Nárpur	I#1	1 <u>‡</u> .	In the case of pucca roads.	Rs, A. P. 2 8 0
Dharmsála Lower .	. Gaggal	ŧ	In the case of kachcha- roads.	8 0 0

The 19th November 1921.

No. 28877.—The following draft rules which the Punjab Government (Ministry of Education) proposes to make in exercise of the powers vested in the Local Government under section 240 (1) (b), (c) and (d) of the Punjab Municipal Act, III of 1911, are published for the information of persons likely to be affected thereby. The proposed rules will apply to the municipality of Narowál in the Siálkot District, and the draft will be taken into consideration on or after the 8th December 1921, together with any objection or suggestion which may be received from any person with respect to the draft before that date:—

RULES.

- 1. For the purposes of election of members, the municipality of Narowál shall be divided into seven election wards, the boundaries of which are described in the schedule appended to these rules.
- 3. One representative for each election ward shall be elected by the registered voters belonging to that ward.
- 3. No one shall be eligible for election as a member of the Narowal Municipal Committee, unless—
 - (1) he pays income tax not less than Rs. 52, or has an income of not less than Rs. 2,000 per annum from all sources; or
 - (2) he is the owner of immoveable property of a value not less than its. 4,000 within the limits of the Narowal Municipality; or
 - (3) he pays as a proprietor or receives as assignee of Government, land revenue to an amount of not less than Rs. 30 per annum in respect of land situated in the Raya Tahsil; or
 - (4) he is in receipt of pension from Government not less than Rs. 30 per mensem; or
 - (5) he has been admitted, and is enrolled as an Advocate or Pleader under the orders of High Court of Judicature, or has obtained a degree in Medicine from the Punjab or any other recognised University in British India;
 - (6) he holds a certificate of having passed the Matriculation or School Leaving Examination of the Punjab University or any other recognised University in British India, and has an income of not less than Rs. 100 per mensem.

Norm.—In the case of a father and son living together, the payment of insome-tax, or land revenue or the receipt of land revenue as an assignee of Government, or the possession of immoveable property to the amount or value specified in clauses (a) (1), (2) and (3) of this rule shall be held to qualify the father only provided that if the father so desires, such payment, receipt or possession shall be held to qualify the son in lieu of the father.

- 4. No person shall be entitled to be registered as a voter in the Narowal Municipality, unless he is a male, and has attained the age of 21 years, and has for the six months next preceding the elections ordinarily resided or carried on business within the limits of the ward in which he is registered and:—
 - (a) he possesses immoveable property within the ward, the value of which is not less than Rs. 400; or
 - (b) he is in receipt of an income not less than Rs. 15 per mensem; or
 - (c) he pays rent of not less than Rs. 2 per mensem; or
 - (d) he pays not less than Rs 25 as land revenue in the Raya Tahsil; or
 - (e) he has passed the Matriculation or School Leaving Examination of the Punjab or of any other recognised University in British India.
- 5. Notwithstanding anything contained in rule 4 no person shall be entitled to vote in respect of more than one alternative qualification, or to give more than one vote, and no person shall be recorded as a voter in more than one register of voters. If any person possesses qualifications which would otherwise entitle him to be recorded in more than one register of voters, he shall be recorded as a voter in the register of voters of the ward, where he resides, and not in register of the ward where he carries on business.

Ward No. 1, Sheikhan.

East .- Municipal boundary.

South.—Municipal boundary.

West .- Road to rest house, kuchas Burjwala, kucha Arain, Khojian and Kasaban.

North.-Main Bazar.

Ward No. 2. Sheikhan.

East.—Kuchas Qasaban and Khojianwala.

West.—Rest house, road and kucha Dharmsala.

South.—Kuchas Arain and Burjwala.

North.—Main Bazar, except for buildings facing on kuch vijjan and between that kucha and Main Bazar.

Ward No. 3, Sodhián.

South,-Main Bazar.

West .- Old and new bazars.

North.—Kucha bazar and kucha Dharmsalawala to Takia I nam Shah, thence direct to pillar No 5 (chah Mian Singh).

East .- Municipal boundary.

Ward No. 4, Bhabrian.

West.—Kuchas Bazar Andhian, Bhabrian, Muftian, Changian, Jumnian, and thense by north gate direct to Marhpooj.

North .- Municipal boundary.

East .- Municipal boundary.

South .- Kuchas bazar and Dharmsalawala, thence to No. 5 pillar.

Ward No. 5, Jattan.

West.—Kucha Thakardwara, kucha Kashmirian, kucha Jodiwala.

South .- Main Bazar.

East.—Old bazar, new bazar, kucha bazar, kucha bazar Andhian, kucha Bhabrian.

North.-Kucha Muftian, Changian, kucha Zargaran, kucha Lian.

Ward No. 6, Sangharian.

West .- Zafarwal road.

South .- Kucha Thakardwara, kucha Lian.

East.—Kuchas Zargaran, Muftian, Changian, Januian to north gate on the Circular road, thence direct to Marhpooj, pillar No. 2.

North .- Municipal boundary.

Ward No. 7, Nai Abadi.

West .- Railway boundary.

North .- Municipal boundary.

East.—Zafarwál-Raya Road, kucha Kashmirian and Jodiwala, Main bazar, kucha Dharamsala and road to rest house.

South .- Municipal boundary.

ERRATUM.

The 19th November 1921.

No. 28918.—In Punjab Government notification No. 22911, dated 13th September 1921, in item No. 21 insert the word "including" between "provisions" and "tea" for Re. 0-0-0 in the column of rate of terminal tax against item No. 42 of imports (machinery, engines, boilers, and component parts theref) read Re. 0-2-0.

The 23rd November 1921.

No. 29219.—The following bye-laws framed under sections 189 and 199 of the Punjab Municipal Act, 1911, by the notified area committee of Abohar in the Ferozepore District, having been confirmed by the Punjab Government (Ministry of Education) under section 201 (1) of the said Act, are published for general information. The bye-laws will come into force within the said notified area six weeks from the date of the publication of this notification:—

BYE-LAWS.

- 1. Every person who intends erect or re-erect any building shall, before he erects or re-erects or begins to erect or re-erect such building, give notice to the committee in the manner prescribed in the bye-laws next following, and shall, unless otherwise expressly permitted by the committee, abstain from erecting or re-erecting or beginning to erect or re-erect such building for a period of two months next following the delivery of such notice to the committee. If previously to the expiry of such period, the committee shall have made and delivered to such person any order in respect of the said notice, such person shall, upon receipt of such order, proceed in the manner directed by the committee and in accordance with the terms of the said order.
- 2. Every person giving notice under sub-section (2) of section 189 of the said Act, and bye-law 1 shall, along with his notice, forward (a) a site plan of the land on which he proposes to erect or re-erect the building, (b) an accurate plan and section showing the levels at which the foundation, lowest floor and plinth are proposed to be Isid, as well as the height of building and number of storeys and (c) specifications of the work to be constructed and the material to be used, comprising full information as to the following particulars, namely:—
 - (1) The passage or way in front of the building.
 - (2) The ventilation and the space to be left about the building to secure a free circulation of air and facilitate scavenging, and for the prevention of fire.
 - (3) The position of privies with means of access for cleaning the same and position and nature of drains to be constructed in connection with such privies.
 - (4) Drainage, that is, position of house drains and the means of connecting the same with the public drains.
 - (5) The width of foundation and stability of structure.
 - (6) The line of frontage with neighbouring buildings, if the building abuts on a street or public thoroughfare.
- 3. No Sandasis and privy doors may open directly into a street or public thoroughfare.
- 4. All applications for permission to build platforms (tharas) shall state the materials of which the platform is to be made and shall be accompanied by a plan showing the frontage of the house, the width of the street and the height of the proposed platform from the road.
- 5. Every building shall have at least one or as many more doors as the notified area committee may prescribe affording egress from the building and not less than four feet wide by six-and-half feet high.
- No. 27265 —The following draft rules which the Punjab Government (Ministry of Education) proposes to make in exercise of the powers vested in the Local Government under sections 240 (a), (r), (t) and (zz) of the Punjab Municipal Act, 1911, are published for the information of persons likely to be effected thereby. The proposed rules will apply to the municipal committee of Ambáka City.

The draft will be taken into consideration on or after 5th December 1921, together with any objection or suggestion which may be received from any person with respect to the draft before that date:—

DRAFT RULES.

AMBALA CITY MUNICIPALITY

Assessment and collection.

1. Ordinarily all goods will be assessed and all payments made at the barrier. There will be no limit to the amount of terminal tax that any one Collecting Officer may collect.

Goods imported and exported by rail shall ordinarily be assessed and all payment made at the Railway delivery and booking offices, respectively, at the time of taking delivery of or booking the goods.

Norn.—Nothing in the preceding paragraph shall be deemed to affect the right of the Terminal Tax Collection Officer, to inspect, weigh, and search any consignment of goods if he thinks fit.

- 2. At every barrier where a Muharrir is stationed the Muharrir on duty shall be responsible for seeing that no money is received by any peon.
- 3. At each barrier an Inspection Book (form No. 1) will be kept and all Inspecting
 Officers or Members of the Committee shall enter their remarks in this book.
- 4. The Terminal Tax Superintendent shall test the weighing machines at each barrier at least once every three months and record the result of the test in the Inspection Book.
- 5. The Muharrirs receiving payment of terminal tax shall immediately on receipt check the amount paid and drop it into the cash box. The progressive totals of the terminal tax received shall be kept on each page in the place provided at the foot, as the pages are completed. The totals shall be taken at once, and not put off till the end of the day. At the end of the day, the progressive total of the money received for the day shall be taken up to the last counterfoil used and shall be entered thereon.
 - 6. (i) The Inspector visiting a barrier shall see that these totals are taken regularly as directed in the above rule and shall initial the pages which he checks.
- (ii) Every Inspector meeting an importer is authorised to demand his terminal tax receipt.
- (iii) If after checking the calculations of the terminal tax the Inspector finds that all items in the receipt are correct he shall fill up the columns in the coupon (form No. 2) which he shall tear from the receipt and keep for comparison with the counterfoil at the barrier. He shall then endorse his name on the back of the receipt and return it to the importer.
- (iv) When the Inspector arrives at the barrier, he shall verify the coupons he has collected with the counterfoils, and initial each counterfoil in token of his having made the check. He shall then drop the coupons in the cash box, for the information of the Head Terminal Tax Office.
- 7. The Terminal Tax Superintendent shall keep or cause to be kept a book of receipts and counterfoils similar to those kept by the Muharrirs at the barrier, and when any goods are brought to the Head Office under the Terminal Tax by-laws, he shall assess and deliver a receipt and fill up the counterfoil in the way prescribed for Muharrirs at the barriers.
 - 8. The name of the municipality shall be printed or stamped on the receipt and counterfoil in form No. 2 and a consecutive book and form No. shall be printed on each receipt and counterfoil.
 - 9. At the close of each working day the Muharrir shall classify the Terminal Tax he has received in a Jiuswar to be compiled on a loose form (No. 3).

In this Jinswar the Muharrir shall enter the item from his counterfoils for the day, noting the amount of Terminal Tax in the appropriate column.

In the case of collection through Railway Agency the remittances shall be made and Jinswars statement submitted to the Municipal Committee daily, weekly, or mouthly, as may be arranged by the Municipal Committee with the Railway authorities.

10. To prevent delay, and to ensure that all moneys as received by the Muharrir are immediately placed under lock and key, the committee shall provide, if necessary, a double set of books and two cash boxes at each barrier, so that while one set is at the Head Terminal Tax Office (vide rule 11) the other shall be available for use.

Remittance of collection to Head Office.

- 11. The Muharrir of each barrier shall send daily to the 'Head Terminal Tax Office his cash box, books of receipts and counterfoils, and Jinswars.
- 12. The cash boxes shall be opened at the Head Terminal Tax Office by the Treasurer in the presence of the Terminal Tax Superintendent.
- Duties of Tressurer and Superintendent.

 Duties of tressurer and Superintendent.

 Duties of tressurer and Superintendent.

 Duties of tressurer and Superintendent.

 Endorsed by the Tressurer at the foot of the last counterfoil of the day for the barrier concerned as well as on the barrier Jinswar. The aggregate contents of all the cash boxes shall then be brought to account as prescribed in rule 14.

The cash must be dealt with promptly and brought to account and must not be kept lying about while the checking of the counterfoils and the Jinswar is going on.

- (ii) When the money in the cash box has been counted, the counterfoils from the barriers concerned shall be examined by the Terminal Tax Superintendent. He shall check at least two per cent. of them in detail and see that progressive totals in the books are correct. If the total for the day agrees with the total endorsed on the counterfoil and Jinswar under clause (i) of this rule, the last counterfoil on which the total for the day has been entered shall be signed by the Terminal Tax Superintendent.
- (iii) The coupons found in the boxes from the barriers shall be examined by the Terminal Tax Superintendent as a check on the work of the Inspectors, kept for one month and then destroyed.
- '(iv) The books shall be returned with the empty boxes to the barrier without delay. The Jinswar shall be retained at the Head Terminal Tax Office.
- 14. The Secretary shall bring the collection to account direct in the General Cash
 Book (form No. 67 of the Municipal Account Code).

 Credit to Municipal Fund.
- 15. The basis of classification of Terminal Tax at the Head Terminal Tax Office is the Jinswars received from the barriers. These shall be compiled into one statement in form No. 5, the name of the Jinswar appertaining to each barrier being entered in the first columns opposite the name of that barrier. The total amount of Terminal Tax under all heads for the day shall be entered in the last column.

The total and cross total of the vertical columns each day will then give the whole amount of Terminal Tax collected for the day. The statement shall be signed daily by the Terminal Tax Superintendent. It shall be sent to the Secretary, who will compares its total with the amount entered in his General Cash Book, form No. 67 of the Municipal Account Code. To ascertain classified total for the monthly accounts the progressive totals shall be taken at the Head Terminal Tax Office in form No. 5. Similar procedure shall be adopted for the annual statement (form No. 76) for the purpose of rules 344 and 346 (b) of the Municipal Account Code.

- 16. All goods will be exempted from liability to Terminal Tax which the Local Government may from time to time notify as exempted.
- 17. All fractions of a pice shall be neglected and the amount to be charged shall be calculated to the nearest pice, e.g., annas 7 pies 5 shall be charged as annas 7 pies 6, and annas 7 pies 4
- 18. All articles contained in the same consignment shall be charged for at the highest rate that may be levied on any portion of the consignment, unless the importer is prepared to give, at the time of import, all the details necessary for classification.
 - 19. No importer or exporter shall be entitled to claim any refund on account of any excess payment made by him as a result of misdeclaration.

20. All irregularities and breaches of these directions or of the by laws shall at lonce be brought by the Terminal Tax Superintendent to the notice of the Secretary.

TERMINAL TAX INSPECTION BOOK.

FORM No. 1.

AMBALA CITY MUNICIPALITY:

No. of last receipt.	from the	ive tot l Tax to last re uned.	al or sken sceipt	Notes of inspection.	Initials of the Ins pecting Officer.
1 2		3		4	5
	Re.	٨,	P.		
	1				
				ŧ.	\
•					
		2	2 3	2 3 3	168ned. 2 3 4

FORM	No. 2.	•						Nan Nan	ae of bar-
•		Receipt of	Ambála	City Munic	cipality.			Rool	r. k No.
Book	No			Barrie	er.			200	
No.								No.	coupon.
Date and time of import.	Name and address of per- nons importing the goods.	Description of goods.	Gross weight.	Particulars of packages and means of convey- ance with the number of carts, etc.	Bate of Terminal Tax.	Amount of Terminal Tax paid.	Signature of Muberrir.	Dated.	Amount of Terminal Tax paid.
1	2	3		5	<u>6</u>	7	8	1	2

Note. - Counterfoil of the receipt will be similar to above.

FORM No. 3.

AMBALA CITY MUNICIPALITY. TERMINAL TAX.

BARRIER JINSWAR.

Na	me of barrier.	Dated	192 .
CLASS.		-	
Jinswar N of articles.	To.		
Name of articles.			
No.	Rs. A. P. Rs. A. P.	Rs. A. P. Rs. A. P. Rs. A. P. Rs. A. P. Rs.	5. A. P. Re. A. P
•	Credited Rs.	into Municipal fund on	192
Siha Nav		Cashier T. T. Superintenden LA CITY MUNICIPALITY.	t. Form No. 4.
	Сазн Во	OK OF TERMINAL TAX DEPARTMENT.	
1	2	8 4	5
			TO TREASURY OR PAR OFFICE.
Date,	For whom and on what account.	Terminal Toll Total. Total. Tax. Total.	Initials of Terminas! Tax Super- intendent.
		Rs. A. P. Rs. A. P. Rs. A P.	Rs. A. P.

FORM No 5. HEAD OFFICE JINSWAR. 5 $\mathbf{2}$ 3 Apparel, includ-ing Drapery, Haberdashery, Name of Barrier. Coal (Steam and Dust). Millinery, Uni-forms, Accoutre-Country Coke and Boots and ehoes. shoes. Charcoal. ments, Articles of Bisati and Mineri, Amount of T. T. Amount of T. T. Amount of Amount of Amount of T. T. A. P Ŕв. Re. Rs.

From 6 to 46 as in the T. T. schedule be shown in the columns as above.

A. LATIFI.

FAZL-I-HUSAIN,

Offg. Secretary to Government, Punjab, Transferred Departments,

Minister for Education.

Registered Ne. L. 864.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 48.

LAHORE, FRIDAY, DECEMBER 2, 1921.

Notifications and Orders of the Punjab Government (Ministry of

PART I.-A.

Education). LOCAL GOVERNMENT DEPARTMENT.

BOARDS.

The 26th November 1921.

No. 29706.—In accordance with the provisions of section (15) (2) of the Punjab District Boards Act, 1823, the Punjab Government (Ministry of Education) is pleased to notify the appointment of the following person as a member of the District Board of the Multan District:-On the ground of special qualifications. Mahr Wali Mohammad Khan Siyal Hiraj,

Khan Bahadar Mahr Allah Yar Khan.

COMMITTEES. The 24th November 1921.

No. 29304.—In supersession of Punjab Government notification

No. 20301, dated 19th September 1919, and in exercise of the powers conferred by section 242, (1) (a) of the Punjab Municipal Act, the Punjab Government (Ministry of Education) is pleased to impose the following tax in the Notified

Area of Chawinda in the Sialkot District. A tax on houses equal in amount to the Chukidari cess levied under rule 35 of the rules made under section 39 A of the Punjab Laws Act, 1872,

281)

1658 PGG



The Government Gazette

PUNJAB AND ITS DEPENDENCIES.

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LAHORE, FRIDAY, DECEMBER 2, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

LOCAL GOVERNMENT DEPARTMENT.

BOARDS.

The 26th November 1921.

No. 29706.—In accordance with the provisions of section (15) (2) of the Funjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify the appointment of the following person as a member of the District Board of the Multán District:—

On the ground of special qualifications.

Mahr Wali Mohammad Khan Siyal Hiraj,

Khan Bahadar Mahr Allah Yar Khan.

COMMITTEES.

The 24th November 1921.

No. 29304.—In supersession of Punjab Government notification No. 20301, dated 12th September 1919, and in exercise of the powers conferred by section 242, (1) (a) of the Punjab Municipal Act, the Punjab Government (Ministry of Education) is pleased to impose the following tax in the Notified Area of Chawinda in the Sialkot District.

A tax on houses equal in amount to the Chankidari cess levied under rule 35 of the rules made under section 39 A of the Punjab Laws Act, 1872,

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- No. 29305.—Under the provisions of section 244 of the Punjab Municipal Act, III of 1911, the Punjab Government (Ministry of Education) is pleased to cancel Punjab Government notification No. 444, dated the 3rd September 1894, imposing a house tax in the Notified Area of Baddomalhi in the Siálkot District.
- No. 29306.—Under the provisions of section 244 of the Punjab Muncipal Act, III of 1911, the Punjab Government (Ministry of Education) is pleased to direct, in modification of Punjab Government notifications Nos. 444, dated 3rd September 1894, and 617, dated 28th October 1908, that the house tax thereby imposed in the Notified Areas of Daska and Daud in the Siálkot District shall be half of the Chaukidari cess.

The 26th November 1921.

No. 29605.—The following by-laws framed by the Municipal Committee of Kartárpur in the Jullundur District under section 188 (Q) and 199 (1) of the Punjab Municipal Act, 1911, for the regulation and storage of non-dangerous petroleum having been confirmed by the Punjab Government (Ministry of Education) under section 201 (1) of the said Act, are published for general information and shall come into force within the said municipality six weeks after the date of publication of this notification:—

BY-LAWS.

- 1. No person shall store more than 8 gallons of ordinary petroleum in any building, within municipal limits, not registered or licensed in that behalf under section 121 of the Punjab Municipal Act, III of 1911.
- 2. Any person who commits a breach of by-law No. 1 shall be liable to fine which may extend to Rs. 25, and if the breach is a continuing breach to a further fine which may extend to Rs. 3 for every day after the first during which the breach continues.

The 29th November 1921.

No. 29704.—The following by-laws framed by the Notified Area Committee of Chicháwatni in the Montgomery District under sections 188 (C) and 199 (1) of the Punjab Municipal Act, 1911, for the registration of births and deaths within the Notified Area of Chicháwatni, having been confirmed by the Punjab Government (Ministry of Education) under the provisions of section 201 (1) of the said Act, are published for general information and shall come into force within the Notified Area of Chicháwatni six weeks from the date of publication of this notification:—

By-LAWS.

- 1. The Notified Area Committee, Chichawatni, shall establish one or more Registration Offices for the registration of births and deaths, within the limits of the notified area and may, by public notice, prescribe the office at which the reports of births and deaths occurring in specified portions of the notified area are to be made in accordance with these by-laws. The officer in charge of any such Registration Office shall be termed Notified Area Registrar.
- 2. Every report of a birth required to be made under these by-laws shall contain the following particulars which shall be entered in a register to be kept for the purpose by the Notified Area Registrar, that is to say:—
 - (a) the date of the birth;
 - (b) the sex of the child;
 - (c) the name of the father and of the grandfather;
 - (d) the residence of the father;
 - (e) the occupation, caste and religion of the father;
 - (1) the name of the person making the report and the date of his report;
 - (g) the name of the child;

Provided that-

(i) in the case of an illegitimate child the Notified Area Registrar shall not enter in the register the name of any person as father of the child save at the joint request of the mother and of the person acknowledging himself to be the father. If any entry of the father's name has been made in accordance with such a joint request, the entry shall be countersigned by the person acknowledging himself to be the father. If no such joint request is made, the name, residence and caste of the mother shall be entered, in place of the name, residence and caste of the father. In all such cases a note shall be made in the register to the effect that the child is illegitimate.

- (ii) if the name of the child is not known when the report is made, the person reporting the birth or, if he is dead, the father of the child or, if the father is dead or the child illegitimate, the mother of the child, or, if both the father and the mether of the child are dead, the person in whose keeping the child is, shall, within three months of the birth, report the name of the child to the Notified Area Registrar.
- 3. (a) Every report of the occurrence of a death required to be made under these by-haws shall contain the following particulars which shall be entered in a register to be kept for the purpose by the Notified Area Registrar, that is to say:—
 - (a) the date of the death.
 - (b) the name of the deceased.
 - (v) the name of the father or if the deceased was a married woman of the husband of the deceased.
 - (d) the sex of the deceased.
 - (e) the age of the deceased.
 - (f) the occupation, caste and religion of the deceased.
 - (g) the residence of the deceased.
 - (i) the cause of the death.
 - (i) the name of the person making the report and the date of his report.
- (b) In the case of the death of a European, the person reporting the death shall also, if possible, furnish the certificate of a medical practitioner as to the cause of death.
- 4. Any person reporting a birth or death may attest by his signature or mark the entry relating to such birth or death made in the register by the Notified Area Registrar.
- 5. Every report of a birth or death required by these by-laws may be made verbally or in writing.
- 6. The officer in charge of a lock-up, hospital, school or any other institution maintained by Government or a local body shall report to the Notified Area Registrar the occurrence of any birth or death—within the institution of which he is in charge not later than four days from the date of such occurrence.
- 7. Every person in charge of a private hospital, orphanage, sarai, dharmsals, hotel, lodging house or other such institution shall report to the Notified Area Registrar the occurence of any birth or death within the institution of which he is in charge not later than four days from the date of such occurence.
- 8. In the case of a birth or death not governed by by-law 6, a report of its occurrence shall be made within four days to the Notified Area Registrar by the head of the household in which such birth or death has occurred or by an adult member or servant of such household.
- 9. In the case of a birth of which, for any reason, a report cannot be furnished by the head of a household or any adult member or servant of a household, the midwife or dat attending at such birth shall within four days report the occurrence of such birth to the Notified Area Registrar.
- 10. Every medical practitioner who has been in attendance during the last illness of any person dying within notified are limits shall report the death of such person within four days of the date of death to the Notified Area Registrar provided that if such person has died of any disease which is defined as an infectious disease, or has been notified as an infectious disease by the Local Government under section 8 (7) of the Punjab Municipal Act, 1911, such medical practitioner shall report such death immediately.
- 11. If a dead body is found exposed the officer in charge of the Police Station within whose jurisdiction such body is found shall within eight days of the finding of such body report the fact to the Notified Area Registrar and shall at the same time to the best of his ability furnish the particulars specified in by-law 3, together if possible with a certificate of the Civil Surgeon as to the cause of death.
- 12. Every person reporting a birth or death under these by-laws shall be given free of charge a copy of the entry made by the Notified Area Registrar in respect of such birth or death.

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- 13. Any person may inspect the register of births and deaths on payment of a fee of Re. 1 and shall be entitled to receive a certified copy of any entry in a birth or death register on payment of a fee of 8 annas, provided that an additional fee of 4 annas per year may be charged in cases in which insufficient or incorrect information is supplied by an applicant for such copy necessitating a laborious search in the registers.
- 14. No person shall wilfully destroy or injure or cause to be destroyed or injured any register of births or deaths or shall wilfully insert or cause to be inserted in any such register or certified copy thereof any false entry with regard to any birth or death and no Notified Area Registrar shall, without reasonable cause, refuse or omit to enter in a register of births or deaths any birth or death which has been duly reported to him.
- 15. Any person who commits a breach of by-laws 7, 8, 9, 10, or 14 shall, on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees.
- No. 29709.—In exercise of the powers conferred by sections 244 and 4 of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) proposes (1) to cancel the Punjab Government notification No. 85, dated the 14th February 1908, in respect of the constitution of the Abohar Notified Area in Ferozepore District, and (2) to declare the local area at Abohar as bounded in the schedule hereto annexed, to be a municipality of the 2nd Class under the Act.

Any inhabitant of the said local area, who desires to object to the proposal, should submit his objection in writing to the Punjab Government (Ministry of Education), through the Commissioner and Deputy Commissioner, within six weeks from the date of publication of this notification.

Schedule showing the Boundaries of the proposed Abonar Municipality.

- North.—Starting from the north-east corner of field No. 1429 of village Abohar to a point 295 feet distant from the north-east corner of the last Chowk of street No. 6, thence along the northern boundary of Katcha Road to the north-east corner of field No. 2511 of village Abohar.
- South.—A line joining the south west corner of field No. 586 of village Alamgarh with the south-west corner of field No. 66 of village Azimgarh.
- East.—A line running from north-east corner of field No. 2511 of village Aboliar to the south-west corner of field No. 66 of village Azimgarb.
- West.—A line joining the north-east corner of field No. 1429 of Abohar to the south-west corner of field No. 1201 of village Abohar, thence to No. 586 south-west corner of No. 586 of village Alamgarh.
- No. 29764.—The following by-laws which have been framed by the municipal committee of Ambála City, under section 188 (t) and 199 of the Punjab Municipal Act, 1911, for the assessment and collection of Terminal Tax in the Ambála City Municipality, have been confirmed by the Punjab Government (Ministry of Education) under section 201 (1) of the said Act and are published for general information. They will come into force on 13th December 1921:—

BY-LAWS.

- 1. In these rules and by-laws unless there is something repugnant in the subject or Definitions.
 - (a) (1) "Import" means the bringing in of goods into the Terminal Tax limits from outside those limits.
 - (a) (2) "Export" means the conveying of goods out of the Terminal Tax limits of the Municipality to any other local area by rail.
 - (4) (1) "Importer" includes the person in whose name the railway document is made out or the person in possession of the goods on which the tax is leviable. Should the tax become leviable at auction sales held by the railway or municipal authorities the buyer shall be held to be the importer of the goods.
 - (b) 2. "Exporter" includes the person in possession of the goods at the time of export from Terminal Tax limits.
 - (c) "Terminal Tax" means a duty levied on the import or export of goods as prescribed in the schedule (within the Terminal Tax limits of Ambála City Municipality), such duty not being liable to be refunded.

- (d) "Terminal Tax Collecting Station" means every place appointed by the municipal committee for the recovery of the terminal tax.
- (e) "Terminal Tax Collection Officer" means every Officer, Clerk, Munshi, or Servant employed by the municipal committee to collect the terminal tax or the Railway Agency if so employed.
- (f) "Terminal Tax Inspecting Officer" means every Terminal Tax Officer holding the rank of Inspector or Superintendent.
- (g) "Terminal Tax Superintendent" means any officer appointed by the municipality to act as Terminal Tax Superintendent of the municipality.
- 2. The Terminal Tax limits of Ambála City Municipality shall be the same as the municipal limits of Ambála City Municipality as defined by any notification of the Punjab Government that may be in force under the Punjab Municipal Act, 1911.
- 3. The municipal committee shall have power to appoint such Terminal Tax collecting stations as may be deemed necessary at any place in generation.

 Appointment of Terminal Tax collecting stations as may be deemed necessary at any place near either within or without the Terminal Tax limits at all or any point of exit from the Railway premises in the Terminal Tax limits and with the express permission of the Railway administration but not otherwise within such Railway premises.
- 4. Subject to the exemptions and provision hereinafter expressly specified, the Terminal Tax shall be payable to the municipal committee on all goods of the description mentioned in schedule of Terminal Tax at the rates specified therein when such goods are imported within or exported by rail from the Terminal Tax limits of the municipality.
- Frocedure on import preparation of form and payment of tax.

 Statement in form No. 1, and take it with the railway goods receipt, if any, or other relevant document to the Terminal Tax Collecting Station, who shall check the contents of the said statement with the railway goods receipt (if any) or other documents or otherwise satisfy himself as to the correctness of the contents of the statement.

The Terminal Tax Collecting Officer shall then assess the goods, and the Terminal Tax to be paid thereon, and the importer or exporter shall forthwith pay the amount thus charged to the Terminal Tax Collecting Officer, who shall forthwith deliver to the importer or exporter a receipt for such payment.

- Time of payment of Terminal Tax on goods liable to tax on import shall be payable at the time of import of such goods and that on goods liable to tax on export shall be payable at the time of export by rail to the Terminal Tax Collecting Officer.
 - 7. It shall be the duty of the municipal committee-
 - (a) To supply to each Terminal Tax Collecting Officer and to exhibit at each Terminal Tax Collecting Station one copy of the Terminal Tax by-laws and the schedule attached thereto.
- (b) To provide a set of scales and standard weights at each Terminal Tax Collecting Station.
- 8. A Terminal Tax Inspecting Officer meeting an importer is authorised to demand his Terminal Tax receipt and verify the enteries therein by inspection of the goods. An importer who is called upon to produce his receipt under this rule shall produce it and permit the inspecting officer to inspect his goods. Refusal to produce the receipt or to permit the inspecting officer to inspect the goods shall be punishable under the following rules.

If the importer be unable to produce his Terminal Tax receipt or if the inspecting officer finds that the goods have not been fully assessed the inspecting officer is authorised to

seize the goods and to send them to the Head Terminal Tax office where the Superintendent shall assess them and demand payment if according to his assessment any further payment is due.

The importer shall in such case accompany the goods to the Head Terminal Tax office. Any importer preventing or attempting to prevent the seizure of such goods, or refusing to accompany the goods to the Head Terminal Tax office, and any person abetting any such action, attempt or refusal, on the part of any importer, shall be liable, on conviction by a Magistrate, to a fine of Rs. 50 under section 199 of the Punjab Municipal Act, 1911.

Every person who with the intention of defrauding the committee or a lessee resulty for evasion of Terminal Tax. under section 83 of the Punjab Municipal Act, 1911, causes or abets the introduction or himself introduces or attempts to introduce within the Terminal Tax limits of the municipality any goods liable to the payment of Terminal Tax on which goods payment of Terminal Tax due has neither been made nor tendered shall be liable, on conviction by a Magistrate, to a fine of Rs. 50 under section 199 of the said Act.

9. If any person bringing or receiving a conveyance or package within the Terminal Tax limits of the municipality on which Terminal Tax is or is believed to be leviable, shall refuse, on the demand of any Terminal Tax collecting officer, to permit the officer to inspect of which Terminal Tax is payable, or shall refuse to communicate to that officer any internation and exhibit to him any bill, invoice or document of a like nature which he may possess relating to the articles, or with the intention of defrauding the committee or a lessee under section 833 of the Punjab Municipal Act, 1911, shall communicate any such information which is false or exhibit any such bill, invoice or document of a like nature which is false, forged or fraudulent, he shall be liable, on conviction by a Magistrate, to a fine not exceeding Rs. 50 under section 199 of the Punjab Municipal Act, 1911.

Any such person may demand that the conveyance or package or both, as the case may be, shall be taken without unnecessary delay before a member of the committee or the Secretary or a Magistrate who shall cause the inspection to be made in his presence.

- 10. If the importer disputes the assessment or calculations of the collecting officer the latter shall send the goods on to the Head Office with a brief report (of which he shall keep a copy in a memorandum book) for the decision of the Terminal Tax Superintendent, who shall assess the goods and demand payment.
- 11. Any importer or exporter who is dissatisfied with assessment under any of the preceding rules shall pay the amount assessed but may appeals.

 Appeals. appeal to the municipal committee provided that such appeal is preferred within seven days of the date of payment.
- Powers of Terminal Tax collecting officer, is hereby empowered to seize any article on which the duty is chargeable. A notice in the form given in Form 2 annexed to these by-laws shall forthwith has seized the goods. The committee after the lapse of 5 days from the seizure, and after the issue of a proclamation fixing the time and place of sale, may cause any property so seized, or so much thereof as may be necessary, to be sold by auction to satisfy the demand together with the expenses occasioned by the seizure, custody and sale thereof, unless the demand and expenses are in the meantime paid.

Provided that by order of the President, or Vice-President, articles of a perishable nature, which could not be kept for five days without serious risk of damage, may be sold after the lapse of such shorter time as he may, having regard to the nature of the articles, think proper.

Provided further that should the importer appeal to the municipal committee against the seizure and auction of his goods at any time before the date announced for the auction such auction shall not (save in the case of perishable goods referred to in the first proviso above), take place until the appeal has been decided by the committee.

- 13. Nothing in the above by-laws shall be deemed in any way to limit the power of the municipal committee to collect the Terminal Tax through the railway authorities or by other agencies.
 - 14. No transit passes shall be issued.

	FORM	ĭ,	
Declaration form to accompan	v original railway goods	receipts to Terminal Tax Coll	lecting Station for collecting
Terminal Tax	other import do	enments	•
,	e receipte		
Extract from railway good other docu	ments No	, dated	, for goods on
buch the Terminal Tax is leviable.			4
)		Ambala City	192 ,
o The Officer in cha-	ge, Terminal Tax Collecti	ng Station,	
	<u></u>	st	
IB,			
Please permit to be imported t	ha following goods as per	invoice No, dated	1192
	Terminat,	TAX.	
No. and description of packages of each	Description of goo	ds. Gross weight of	Rate Amount of per Terminal
size and sort.		sort.	maund. Tax.
	<u> </u>		
	, <u> </u>		
	ļ	ļ.	l
		1	
		Total Re.	'''
We			
$\frac{ve}{1}$ do hereby deciare that the	ie contents of this applicat	Sion are firstly stated.	
			Owner or Importer.
Dues recovered and credited is	Municipal Cash Book or	n 1:	92
No. of receipt granted	-		
21.4 of tecope Stanton			nitials)
		•	ax Collecting Station.
-			. .
	FORM		
FORM OF MOTION AND INT	TENTORY ISSUED UNDER 1	вт-даф 12 ор тив Текчі чаз	L TAX.Br-daws,
la .			•
	, <u>.</u>		
	Residing at		
Please take notice that I have			
		dv	
Terminal Tax.		in and unless within 5 days f ay into the Manicipal Pan	
I'h the costs of recovery, amounting			
Dated thisds			-
(Signature of the Terminal Ta			Terminal Tax Collecting
tation of the Municipality of Amba			
	•	V	do and about the colored
		TRACESTORY OF GOOD	de and clustels egized

The 30th November 1921.

No. 29814.—With reference to Punjab Government notification No. 28617, dated 17th November 1921, and in exercise of the powers conferred by section 240 (1) (g) and section 244 of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to cancel Punjab Government notification No. 14348, dated 24th July 1918, in so far as it relates to the municipality of Karnál and to restore without modification in that municipality the rules published with Punjab Government notification No. 17877, dated 25th September 1917.

A. LATIFI,

FAZL-I-HUSAIN,

Offg. Secretary to Government, Punjab,

Minister for Education.

Transferred Departments.



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PUNJAB AND ITS DEPENDENCIES.

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No. 49.

LAHORE, FRIDAY, DECEMBER 9, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

LOCAL GOVERNMENT DEPARTMENT.

COMMITTEES.

The 2nd December 1921.

No. 30099.—The following bye-laws regulating the import of meat framed by the municipal committee, Moga, in the Ferozepore District, under sections 188 i) and 199 (i) of the Punjab Municipal Act, 1911, having been confirmed by the Punjab Government (Ministry of Education) under the provisions of section 201 (1) of the said Act, are published for general information and will come into force within the Moga Municipality after 6 weeks from the date of the publication of this notification:—

BYE-LAWS.

- 1. No person shall import for the purpose of sale within municipal limits the flesh (other than cured or preserved meat) of any cattle, sheep, goat or swine slaughtered at any slaughter house except the municipal slaughter house.
- 2. (i) Any member of the municipal committee or of the municipal staff duly authorised in this behalf may seize any flesh of any cattle, sheep, goat or swine imported within municipal limits in contravention of bye-law 1 or which he has reason to believe has been so imported.
- (ii) The seizure of any flesh under clause (i) of this bye-law shall at once be reported to the Vice-President or Secretary, who may pass such orders, for its destruction or disposal as he may think fit.
- 3. Any person who commits a breach of bye-law 1 shall on conviction by a Magistrate be punishable with fine which may extend to fifty rupees.

No. 30101.—In supersession of Punjab Government notifications Nos. 635 and 249, dated 30th October 1914 and 15th April 1916, respectively, it is hereby notified that, with the previous sanction of the Punjab Government (Ministry of Education) and of the Governor-General in Council, the following tax has been imposed, under the provisions of section 61 B (1) of the Punjab Municipal Act, 1911, as amended by Act, IV of 1918, in the municipal committee of Sargodha in the Shahpur District and shall come into force from 1st March 1922:—

NATURE OF TAX.

A terminal tax on the following articles calculated on the gross weight of consignment, including the packing when imported or exported by goods train at the rates shown against each:—

		Expo	rt.		Per r	nau	nd.
					Re.	۸.	P.
1.	\mathbf{Wheat}	•••	4+4		0	0	3
2.	Toria	***		•••	0	0	4
3.	Cotton seed	+++		•••	0	0	8
4.	Ginned cotton		•••	•••	0	1	0
5.	Grams			••1	0	()	3
6.	Maize		***	144	0	0	3
7.	Bajra		•••	***	0	0	3
8.	Hides		***	•••	0	2	0
9.	Gheee	•••	***		0	2	0

Imports.

1. Articles of food or drink-

1.	JEI 02010	a of room or arms				Per	ma	und.	,
						${f Re}.$	Δ.	P.	
	1.	Rice, both husked an	d unh u sked	l, and all pr	ılses	0	0	3	
	2.	Refined sugar		• •••		0	1	U	
		All dried and fresh	fruits	•••		0	0	3	
	4.	Barley and oats of a	all sorts	***	***	0	0	3	
2.	Articl	es used in construction	on of build	lings—					
		All kinds of timber			•••	0	0	3	
	в.	Lime	•••	•••		0	0	3	

3. Piece-goods and other textile fabrics and manufactured articles of clothing and dress-

	7.	All kinds of piece silken, wooler	e-goods and oth	er textile l made-ur	fabric,	Per i Re.	nau A.	
•		of clothing or			•••	0	8 1	0
	8.	Gunny bags	•••	** *	•••	0	1	0
1.	Metal	and articles made	of metal					
	9.	All metals, wroug made wholl	tht and unwro	ought and metal	articles 	0	0	3
5.	Misce	llaneous articles—						
	10.	All kinds of rope	s and twines	***		0	0 2	3
	11.	Groceries and Oil	lman stores		***	0	2	0
	12.	Bran of all sorts			•••	0	0	3
	13.	Coal or Coke		•••	• • •	0	0	3

The following articles shall be exempt from the tax: -

- (1) Railway stores and materials which are required for use on the railway and are not removed outside the boundary of the railway land.
- (2) Bona fide personal luggage of passengers and household effects of Government servants transferred on duty from one place to another.

FAZL-I-HUSAIN,

A. LATIFI,

Minister for Education.

Offg. Secretary to Government, Punjab, Transferred Departments.

The 5th December 1921.

No. 30305.—In exercise of the powers conferred by section 15, subsection (1), of the Cantonment Act, 1910, and with the previous sanction of the Governor-General in Council, the Governor in Council is pleased to make the following additions to Punjab Government notification No. 26139, dated 25th October 1921:—

Insert the following items:-

- "57. Proprietors of Cinemas, Circuses and Theatres ... Rs. 10 per visit of 15 days and under.
 - 58. Proprietors of Cinemas, Circuses and Theatres ... Rs. 20 per visit exceeding 15 days.

Provided that the tax to be paid by the Proprietor of a Cinema, Circus, or Theatre in any financial year shall not exceed Rs. 20.

J. WILSON-JOHNSTON.

Home Secretary to Government, Punjab.

The 7th December 1921.

No. 30591.—With reference to Punjab Government notification No. 29265, dated 23rd November 1921, and in exercise of the powers vested in the Local Government under section 240 (a), (r), (t) and (zz) of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to make the following rules for the assessment and collection of terminal tax in the municipality of Ambála. These rules will come into force on 13th December 1921:—

RULES.

AMBALA CITY MUNICIPALITY.

Assessment and collection.

1. Ordinarily all goods will be assessed and all payments made at the barrier. There will be no limit to the amount of terminal tax that any one Collecting Officer may collect.

Goods imported and exported by rail shall ordinarily be assessed and all payment made at the Railway delivery and booking offices, respectively, at the time of taking delivery of or booking the goods.

Nors.—Nothing in the preceding paragraph shall be deemed to affect the right of the Terminal Tax Collection Officer, to inspect, weigh, and search any consignment of goods if he thinks fit.

- 2. At every barrier where a Muharrir is stationed the Muharrir on duty shall be responsible for seeing that no money is received by any peon.
- 8. At each barrier an Inspection Book (form No. 1) will be kept and all Inspecting
 Officers or Members of the Committee shall enter their remarks in this book.
- 4. The Terminal Tax Superintendent shall test the weighing machines at each barrier at least once every three months and record the result of the test in the Inspection Book.
- 5. The Muharrirs receiving payment of terminal tax shall immediately on receipt check the amount paid and drop it into the cash box.

 The porgressive totals of the terminal tax received shall be kept on each page in the place provided at the foot, as the pages are completed. The totals shall be taken at once, and not put off till the end of the day. At the end of the day, the progressive total of the money received for the day shall be taken up to the last counterfoil used and shall be entered thereon.
 - 6. (i) The Inspector visiting a barrier shall see that these totals are taken regularly

 Duties of Inspectors.

 as directed in the above rule and shall initial the pages which he checks.
- (ii) Every Inspector meeting an importer is authorised to demand his terminal tax receipt.
- (iii) If after checking the calculations of the terminal tax the Inspector finds that all items in the receipt are correct he shall fill up the columns in the coupon (form No. 2) which he shall tear from the receipt and keep for comparison with the counterfoil at the barrier. He shall then endorse his name on the back of the receipt and return it to the importer.
- (iv) When the Inspector arrives at the barrier, he shall verify the coupons he has collected with the counterfoils, and initial each counterfoil in token of his having made the check. He shall then drop the coupons in the cash, box, for the information of the Head Terminal Tax Office.

- 7. The Terminal Tax Superintendent shall keep or cause to be kept a book of receipts and counterfoils similar to those kept by the Muharrirs at the barriers, and when any goods are brought to the Head Office under the Terminal Tax bye laws, he shall assess and deliver a receipt and fill up the counterfoil in the way prescribed for Muharrirs at the barriers.
 - 8. The name of the municipality shall be printed or stamped on the receipt and counterfoil in form No. 2 and a consecutive book and form No. shall be printed on each receipt and counterfoil.
- 9. At the close of each working day the Muharrir shall classify the terminal tax he has received in a Jinswar to be compiled on a loose form (No. 3).

In this Jinswar the Muharrir shall enter the item from his counterfoils for the day, noting the amount of terminal tax in the appropriate column.

In the case of collection through Railway Agency the remittances shall be made and Jinswars statement su bmitted to the Municipal Committee daily, weekly, or monthly, as may be arranged by the Municipal Committee with the Railway authorities.

10. To prevent delay, and to ensure that all moneys as received by the Muharrir are immediately placed under lock and key, the committee shall provide, if necessary, a double set of books and two cash boxes at each barrier, so that while one set is at the Head Terminal Tax Office (vide rule 11) the other shall be available for use.

Remittance of collection to Head Office.

- 11. The Muharrir of each barrier shall send daily to the Head Terminal Tax Office

 his cash box, books of receipts and counterfoils, and

 Jinswars.
- 12. The cash boxes shall be opened at the Head Terminal Tax Office by the Opening of cash boxes.

 Treasurer in the presence of the Terminal Tax Superintendent.
- Duties of Treasurer and Superintendent.

 Duties of Treasurer and Superintendent.

 The cash box has been counted the amount shall be endorsed by the Treasurer at the foot of the last counterfoil of the day for the barrier concerned as well as on the barrier Jinswar. The aggregate contents of all the cash boxes shall then be brought to account as prescribed in rule 14.

The cash must be dealt with promptly and brought to account and must not be kept lying about while the checking of the counterfoils and the Jinswar is going on.

- (ii) When the money in the cash box has been counted, the counterfoils from the barriers concerned shall be examined by the Terminal Tax Superintendent. He shall check at least two per cent. of them in detail and see that progressive totals in the books are correct. If the total for the day agrees with the total endorsed on the counterfoil and Jinswar under clause (i) of this rule, the last counterfoil on which the total for the day has been entered shall be signed by the Terminal Tax Superintendent.
- (ici) The coupons found in the boxes from the barriers shall be examined by the Terminal Tax Superintendent as a check on the work of the Inspectors, kept for one month and then destroyed.
- (iv) The books shall be returned with the empty boxes to the barrier without delay. The Jinswar shall be retained at the Head Terminal Tax Office.
 - 1:. The Secretary shall bring the collection to account direct in the General Cash Credit to Municipal Fund. Book (form No. 67 of the Municipal Account Code).
- Daily and annual statements. The barriers are compiled into one statement in form No. 5, the name of the barrier being entered in the first column and the total of the Jinswar appertaining to each barrier being entered in other columns opposite the name of that barrier. The total amount of terminal tax under all heads for the day shall be entered in the last column.

The total and cross total of the vertical columns each day will then give the whole amount of terminal tax collected for the day. The statement shall be signed daily by the Terminal Tax Superintendent. It shall be sent to the Secretary, who will compare its total with the amount entered in his General Cash Book, form No. 67 of the Municipal Account Code. To ascertain classified total for the monthly accounts the progressive totals shall be taken at the Head Terminal Tax Office in form No. 5. Similar procedure shall be adopted for the annual statement (form No. 76) for the purpose of rules 344 and 346 (b) of the Municipal Account Code.

16. All goods will be exempted from liability to terminal tax which the Local Exemptions. Government may from time to time notify as exempted.

- 17. All fractions of a pice shall be neglected and the amount to be charged shall be calculated to the nearest pice, e.g., annas 7 pies 5 shall be charged as annas 7 pies 6, and annas 7 pies 4 General. shall be charged as annas 7 pies 3.
- 18. All articles contained in the same consignment shall be charged for at the highest rate that may be levied on any portion of the consignment, unless the importer is prepared to give, at the time Mixed consignment. of import all the details necessary for classification.
 - 19. No importer or exporter shall be entitled to claim any refund on account of any excess payment made by him as a result of misdecla-Misdeclaration. ration.
- 20. All irregularities and breaches of these directions or of the by-laws shall at once be brought by the Terminal Tax Superintendent to the Irregularities. notice of the Secretary.

FORM No. 1.

FORM No. 2.

TERMINAL TAX INSPECTION BOOK. AMBALA CITY MUNICIPALITY.

Date and hour of inspection,	No. of last receipt.	Progressive total of Terminal Tax taken from the last receipt issued.	Notes of inspection.	Initials of th Inspecting Officer.			
1	2	8	4				
· • • · · · · · · · · · · · · · · · · ·		Rs. A. P.					

Form	No. 2.							Name Name	of barrier.
	inal Tax R			City Mun	icipality			Book	
Date and sime of import.	Name and address of the goods.	6 Description of goods.	4 Gross weight.	Particulars of packages and means of convey- aboe with the number of caris, etc.	Rate of Terminal Tax.	Amount of Terminal	Signature of Muharrir.	1 Dated.	Amount of Terminal

Noze. - Counterfoil of the receipt will be similar to above.

FORM No. 8.

AMBALA CITY MUNICIPALITY.

TERMINAL TAX.

BARRIER JINSWAR.

Name o	Name of barrier.					Dated								192	•		
CLASS.								·								-	
Jinswar No. of articles.		•											: ; ;		_		
Name of articles.		:	i														
No.	Rs	A. P.	Rs.	A. P.	Rs.	A. P	Rs.	A. I	Rs.	, A. P.	Rs.	A. P.	Rs.	4	P.	Rs.	A. P.
· · ·	Cr	edite	d Rs	•		<u></u>	into	Mun	icipal	Fund	on			<u> </u>			102
Siha Navis		(Check	er		Cas	hier		ήr	тs		m t C	۵_ــــــــــــــــــــــــــــــــــــ				

FORM No. 4.

AMBALA CITY MUNICIPALITY.

CASH BOOK OF TERMINAL TAX DEPARTMENT.

1	2				3			. 4			5		_		
				Ажо	UN	т.		roinal ji	RE	TITTED Menic	TO T	RB.	4SU PPI	RY OR	
Date.	· For whom and on what account.	Terminal Tax.						Total.	Initials of Terminal Tax Superinten- dent.	Date of remitance. No. of chalan.		Amount,		ıt.	Initials of Terminal Tax Super- intendent.
		Rs. A	P.	Rp.	A	ř.	Rs. A. P.				Rs.	۵.	Π		
	j			, , , , , , , , , , , , , , , , , , ,	-										

FORM No. 5.

HEAD OFFICE JINSWAR.

	1	2	3	4	5
Name of Barrier.	Apparel, including Drapery, Haberdaehery, Millinery, Uniforms, Accourrements, Articles of Biesti and Minari.	Boots and shoce	Country elices.	Coke and Charcoal,	Coal (Steam and Dust).
	Amount of T. T.	Amount of T. T.	Amount of T. T.	Amount of T. T.	Amount of T. T.
	Rs. A. P.	Fs. A. P.	Rs. A. P.	Rs. A.P.	Rg. A. P.

From 6 to 46 as in the T. T. schedule be shown in the columns as above.

A. LATIFI,

FAZL-I-HUSAIN,
Minister for Education.

Offg. Secretary to Government, Punjab,

Transferred Departments.



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LAHORE, FRIDAY, DECEMBER 16, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

LOCAL GOVERNMENT DEPARTMENT.

COMMITTEES.

The 12th December 1921.

No. 31228.—The following rules for the regulation and control of Hackney Carriages in the cantonment of Multán, in the Multán District under section 3 of Hackney Carriage Act, 1879 (XIV of 1879), as amended by Act IV of 1914 made by the Cantonment Committee, having been confirmed by the Commissioner of the Division, are published for general information. They will come into force six weeks from the date of the publication of this notification.

Notifications Nos. 435, dated 28th February 1906, 503, dated 24th June 1909, and 121, dated 12th February 1913, are hereby cancelled:—

RULES.

- 1. In these rules "Vehicle" means any vehicle drawn by one or more horses or mules.
- 2. The Licensed Vehicles Sub-Committee shall consist of the Secretary, Cantonment Committee, the Inspector of Police and one member of the Cantonment Committee, who shall be appointed previous to the half-yearly inspection of licensed vehicles. This Committee will assemble and grant licenses in the first half of March. The Committee will also inspect all licensed vehicles in the 1st half of October.
- 3. No person shall keep any vehicle for hire or suffer any vehicle of which he is the owner to ply for hire within the limits of the cantonment except under a license granted in this behalf by the Cantonment Committee.

(297)

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- 4. Municipal carriages which carry a fare within cantonment limits will not thereby be debarred from taking a fare back from cantonments or from waiting a reasonable time at Cantonment Carriage Stands.
- 5. Classification of carriages.—Hackney carriages shall be of the four classes detailed below:—
 - 1st class.—Barouches, wago ettes, landaus and phaetons of modern design and first class make.
 - 2nd class.—Barouches, wagonettes, landans, phaetons and palki garis which are not up to the standard of the 1st class.
 - 3rd class.-Tongas of first class make
 - 4th elass.—Tongas which do not come up to the standard of the 3rd class, tumtums and other two-wheeled vehicles.

The conditions of the license shall be-

1st class.

- (a) The carriage must be good in all its parts, of modern design and provided with two good Fnglish lamps.
- (b) The horses must be not less than 14 hands in height, and not less than 4 years o'd, not too old for fair work and in good condition, free from vice and properly broken to harness.
- (c) The harness must be complete, in first class condition and properly fitted.

2nd class.

- (4) The carriage must be good in all its parts, including paint, and be provided with two good lamps.
- (b) The horses must not be under 13-3 hands in height and not under 4 years old not too old for fair work and in good condition, free from vice and properly broken to harness.
- (c) The harness must be complete, in good condition and properly fitted.

3rd class.

- (a) The tonga must be good in all its parts, varnished and not painted and provide with two good English lamps.
- (b) The horse must not be under 13.2 hands in height and not less than 4 years old not too old for fair work, in good working condition free from vice and properly broken to harness.
- (c) The harness must be complete, in good order and properly fitted.
- (d) The carriage must be provided with a hood in good order.

4th class.

- (a) The carriage must be strong, in good repair and provided with two good lamps.
- (b) The horse must not under 13-1 hands in height and not less than 4 years old in good working condition, free from vice and properly broken to harness.
- (c) The carriage must be provided with a hood in good order.
- 6. The fees for carriage licenses shall be as follows :-

	•				1	Rs.
let class	***	•••	•••	•		10
2nd class	***		′	•••	•••	8
3rd class	***	•••	•••	114		7
4th class	•••	•••	·	•••	•••	6

.7. Pares for 1st, 2nd, 3rd and 4th class conveyance-

By day.

· -					1st	•	:	end.		8	rd.		,	åŧЪ,	
		·	 	Rs.	٨.	P.	R#.	▲,	ъ.	Rø.	٨.	P,	Rs.	.	
1. For the first hour or portion of	an hour		***	. 1	0	0	0	12	0	0	8	0	0	6	0
2. For every other hour	•			Q	8	0	0	6	0	0	4	0	0	3	0
From Cantonment to old Fort and b	ack	•••		1	8	0	1	4	υ	1	0	0		12	0
Treasury and back	••			1	8	0	1	4	0	1	0	0		12	0
Golf Links and back	•••			ı	8	0	1	4	o	1	0	U	0	13	0
Suraj Miani and back, 5 miles .			***	2	0	0	1	8	0	1	4	0	1	0	0
Manna Bhegat and back, 10 miles		•••	•••	2	8	0	1	12	0	1	8	0	1		0
Suraj Kund and back, 12 miles .		•••	<i></i> .	4	O	0	3	Ú	0	3	8	0	2	0	o
Round city and back	••	•		2	0	0	1	12	0	1	8	0	1	4	Ü
Id Gah and back, 8 miles .	••		1	2	0	o	1	12	0	1	8	0	1	4	U
Central Jail and back, 8 miles .				3	0	0	2	8	0	2	0	0	1	8	Ò
Raj Ghat and back, 12 miles		,		4	0	õ	3	8	6	2	12		2	_	0
Bunder Ghat and back, 10 miles .		,**	,,.	4	0	0	8	8	0	2	: 2	0	2		0
Sital-ki-Mari and back, 8 miles .	••		j	4	0	0	3	8	0	2	13	•	2	_	0
Sher Sheh and back, 22 miles .				6	0	0	5	0	0	4	0	0	3	6	0
Muzaffargarh and back, 38 miles .		***		10	o	ů.	8	O	· o	в	0	0	4	-	0
Railway Station to any place in can	tonment			· 1	0	0	0	12	0	0	8	0	0	6	0
In cantonment whole day (nine hou	rs)			6	0	0	4	8	0	3	,	ŏ	2	8	D
In cantoment half day (six hours)			,	3	0	o	2	4	o	1	10	0	. 1	-	2

Return fare includes half an hour's detention, any longer period than this to be paid as in (2) fractions of an hour count as whole hours.

8. (a) The maximum number of persons and the maximum weight of loads to be carried in each class of licensed vehicle shall be as follows:—

By 1st or 2nd class drawn by one horse ... 5 persons, including driver.

Ditto ditto two horses ... 7 ditto ditto.

By 3rd or 4th class, drawn by one horse ... 4 ditto ditto.

	Description	of vehicle.			Woight of load,	•
Carriage draw	n by one horse		***		8 maunds.	-
Ditto	by two horses			<u>_</u>	12 do.	

For the purpose of this rule two children under ten years of age shall be reckoned a one person.

- (b) The combined weight of the person and any luggage which may be carried at the same time shall not exceed the maximum weight specified in the second column of the table given in claus? (a) of this rule. For the purpose of this rule every adult shall be considered to weigh 1 maunds and every child under 10 years of age to weigh 1 maund, provided that no account shall be taken of children under 5 years of age.
 - 9. Licenses for vehicles to ply for hire shall be granted on the following conditions: -
 - (1) That the licenses shall keep the licensed vehicle clean and in good repair and the harness and lamp complete and in serv iceable condition.

- (2) That he shall not use or suffer to be used to draw the licensed vehicle any animal which has not been approved by the licensed vehicles sub-committee of any animal which is lame or has sores or is otherwise unfit for work;
- (3) That he shall not demand any fare in excess of the maximum fare prescribed in rule 7.
- (4) That he shall not carry or permit to be carried in or on the licensed vehicle any person or any load in excess of the number of persons or the weight of the load prescribed as the maximum in rule 8.
- (5) That he shall not permit the licensed vehicle to be driven by any person who has not been licensed as a driver of such licensed vehicle under rule 10.
- (6) That he shall give the licensed vehicle on hire together with the necessary animal or animals and driver to any person demanding it at any reasonable time except for good and sufficient reason the burden of proving which shall lie on him.
- (7) That he shall cause to be affixed to the licensed vehicle in a conspicuous place the license granted in respect of such vehicle for the current year and a copy of the anthorised table of fares printed in English and Urdu, and shall keep the number and class of the license granted in respect of such vehicle clearly painted on a conspicuous place on either side of such vehicle.
- (8) That he shall not carry or permit to be carried in the licensed vehicle any article which projects more than 2 feet from the side or more than 5 feet from the front or prear of such vehicle.
- (9) That he shall not carry or permit to be carried in the licensed vehicle any person whom he knows or has good reason to believe to be suffering from any infectious or contagious disease or the corpse of any person who has died of such disease except with the permission in writing of the Medical Officer Incharge Cantonment General Hospital, in which case he shall cause the licensed vehicle to be disinfected to the satisfaction of the Medical Officer, Incharge Cantonment General Hospital, before the vehicle is used to carry any other person for hire or otherwise.
- (10) That he shall cause to be deposited at the Cantonment Police Station any property found left in the licensed vehicle.
- (11) That he shall cause the licensed vehicle together with the animal or animals which draw it to be produced for inspection whenever required to do so by the Secretary of the Committee.
- (12) That for any breach of these conditions the license may be suspended or revoked by the Secretary of the Committee.
- 10. No person shall drive a licensed vehicle for hire except under a license to be granted in this behalf by the Cantonment Committee, or being licensed to drive any specified class, or classes of licensed vehicle shall drive any other class of such vehicle.
- 11. A license to drive a licensed vehicle for hire shall be issued by the Secretary of the Cantonment Committee to any person not less than 18 years of age applying for such ficense on payment of the fees specified in rule 12, and shall be granted subject to the conditions specified in rule 12 provided that the Secretary of the Committee may refuse to issue a license to any person who in his opinion is unfitted to receive a license.
 - 12. The fees payable for a licensed vehicle driver's license shall be as follows :---

					R				
For 1st class	vebicle	#11 9	•••		2	0	0	рега	ngung
" 2nd ") 1		•••	•••	1	12	0	, ,,	"
" \$rd "	73		***		·· 1	8	0	3 \$,,
"4th "	, ,	•••		•••	1	8	0	37	>3

- 13. A license to drive a licensed vehicle shall be granted subject to the following conditions:--
 - (1) That the licensee shall always when driving a licensed vehicle carry with him his driver's license and shall on demand produce it for the inspection of any person hiring such vehicle or of any Police Officer or of any officer of the Committee authorized by the Committee in this behalf.
 - (2) That the licensee shall always when driving a licensed vehicle wear on his arm a metal badge which shall be furnished to him when the license is issued to him.

- (5) That the licensee shall drive with due care and precaution, and shall observe all rules of the road and all regulations for the control of traffic which may have been or may be issued by the police or by the Cantonment Committee.
- (4) That he shall keep any licensed vehicle of which he may be in charge clean and tidy, and shall not put his feet on any seat of such vehicle.
- (5) That he shall not cruelly beat, ill-treat, over drive or in any other way misuse any animal in a licensed vehicle, and shall not drive any animal which has not been approved by the licensed vehicles sub-committee or any animal which is lame or has sores or is otherwise unfit for work.
- (6) That he shall not demand any face in excess of the faces prescribed in rule 7.
- (f) That he shall not carry any person or any load in a licensed vehicle in excess of the maximum number of persons or the maximum weight of load prescribed in rule 8.
- (8) That he shall not drive a licensed vehicle while drank or while suffering from any infectious or contagious disease, and shall not while in charge of a licensed vehicle rake use of insulting, abusive or obscene language or gestures.
- (9) That he shall not loiter with the licensed vehicle in any public street. And shall not keep a licensed vehicle waiting for hire any where, but at one of the place appointed by the Cantonment Committee as stands for licensed vehicle namely:—

East of Sadar Bazar,

West of British Troops Ration Stand,

and further that he shall comply with the orders of the Police or Cantonment Hackney Carriage Chowdry as to the order in which licensed vehicles shall wait on such stands and as to the number of licensed vehicles which may wait on such stands.

- (10) That he shall not while plying for hire drive a licensed vehicle at an average speed of less than 6 miles an hour.
- (11) That he shall immediately deposit at the nearest police station any property which he may find left in a licensed vehicle.
- (12) That he shall not carry or permit to be carried on a licensed vehicle of which he is in charge, any article which projects more than 2 feet from the side or more than 5 feet from the front or rear of such vehicle.
- (18) That he shall not carry in a licensed vehicle any person whom he knows or has good reason to believe to be suffering from any infectious or contagious disease or the corpse of any person who has died of such disease, unless the permission in writing of the Medical Officer in charge Cantonment General Hospital has been obtained for the use of such vehicle for such purpose, in which case he shall not subsequently carry any other passenger in such vehicle whether for hire or otherwise until such vehicle has been disinfected to the satisfaction of the Medical Officer in charge Cantonment General Hospital.
- (14) That he shall not without reasonable cause, the burden of proving which shall lie upon him, refuse to give on hire or drive a licensed vehicle of which he is in charge if any person demands it.
- (15) That for any breach of these conditions the license may be suspended or revoked by the Secretary, Cantonment Committee.
- 14. The Secretary of the Cantonment Committee may suspend or revoke any license granted under these rules if he has reason to believe that the licensee has committed a breach of any of the conditions on which his license was granted.
- 15. When a vehicle licensed under these rules is transferred to another proprietor, an application shall be made to the Secretary of the Committee within one week of such transfer by the transferree to have his name substituted for that of the licensee, and such substitution shall be made free of charge.
- 16. Any person who commits a breach of these rules and any licensee under these rules who commits a breach of the conditions of his license shall on conviction by the Cantonment Magistrate be punishable with fine which may extend to fifty rupees, and if the breach is a continuing breach with a further fine which may amount to five rupees of every day after the first during which the breach continues.

J. WILSON-JOHNSTON,

Home Secretary to Government, Punjab.

The 13th December 1921.

- No. 31323.—In exercise of the powers conferred by section 12 of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to direct that of the nine members of the municipal committee of Narowal seven shall be elected and two appointed by name or office.
- No. 31324.—With reference to Punjab Government notification No. 28877, dated 19th November 1921, and in exercise of the powers, conferred by section 240 (1) (b), (c) and d_1 of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) is pleased to make the following rules for the municipality of Narowál in the Siálkot District:—

RULES.

- 1. For the purposes of election of members, the municipality of Narowál shall be divided into seven election wards, the boundaries of which are described in the schedule appended to these rules.
- 2. One representative for each election ward shall be elected by the registered voters belonging to that ward.
- 3. No one shall be eligible for election as a member of the Narowal Municipal Committee, unless—
 - (1) he pays income-tax not less than Rs. 52, or has an income of not less than Rs. 2,000 per annum from all sources; cr
 - (2) he is the owner of immoveable property of a value not less than Rs. 4,000 within the limits of the Narowal Municipality; or
 - (3) he pays as a proprietor or receives as assignee of Government, land revenue to an amount of not less than Rs. 30 per annum in respect of land situated in the Raya Tahsil; or
 - (4) he is in receipt of pension from Government not less than Rs. 80 per mensem; or
 - (5) he has been admitted, and is enrolled as an Advocate or Pleader under the orders of High Court of Judicature at Lahore or has obtained a degree in Medicine from the Punjab or any other recognised University in British India; or
 - (6) he holds a certificate of having passed the Matriculation or School Leaving Examination of the Punjab University or any other recognised University in British India, and has an income of not less than Rs. 100 per mensem.

Nors.—In the case of a father and son living together, the payment of income tax, or land revenue or the receipt of land revenue as an assignce of Government, or the possession of immoves ble property to the amount or value specified in clauses (x) (1), (2) and (3) of this rule shall be held to qualify the father only provided that if the father so desires, such payment, receipt or possession shall be held to qualify the son in lieu of the father.

- 4. No person shall be entitled to be registered as a voter in the Narowal Municipality, unless he is a male, and has attained the age of 21 years, and has for the six months next preceding the elections ordinarily resided or carried on business within the limits of the ward in which he is registered and unless:—
 - (a) he possesses immoveable property within the ward, the value of which is not less than Rs. 400; or
 - (b) he is in receipt of an income not less than Rs. 15 per mensem; or
 - (c) he pays rent of not less than Rs. 2 per mensem; or
 - (d) he pays not less than Rs. 25 as land revenue in the Raya Tahsil; or
 - (e) he has passed the Matriculation or School Leaving Examination of the Punjab or of any other recognised University in British India.
- 5. Notwithstanding anything contained in rule 4 no person shall be entitled to vote in respect of more than one alternative qualification, or to give more than one vote, and no person shall be recorded as a voter in more than one register of voters. If any person possesses qualifications which would oth rwise entitle him to be recorded in more than one register of voters, he shall be recorded as a voter in the register of voters of the ward, where he resides, and not in register of the ward where he carries on business.

Ward No. 1, Sheikhan.

East. - Municipal boundary.

South .- Municipal boundary.

West.-Road to rest house, kuchas Burjwala, kucha Arain, Khojian and Kasaban.

North.-Main Bazar.

Ward No. 2, Skeikhan.

East .- Kuchas Qasaban and Khojianwala.

West.—Rest house, road and kucha Dharmsala.

South .- Kuchas Irain and Burjwala.

North.—Main Bazar, except for buildings facing on kucha Vijjan and between that kucha and Main Bazar.

Ward No. 3, Sodhian.

South .- Main Bazar.

West .- Old and new bazars.

North - Kucha bazar and kucha Dharmsalawala to Takia Imam Shah, thence direct to pillar No 5 (Chah Mian Singh).

East .- Municipal boundary.

Ward No. 4, Bhabrian.

West.—Kuchas Bazar Andhian, Bhabrian, Muftian, Changian, Jamnian, and thence by north gate direct to Marhpooj.

North .- Municipal boundary.

East .- Municipal boundary.

Sout 4 .- Kuchas bazar and Dharmsalawala, thence to No. 5 pillar.

Word No. 5, Jattan.

West.-Kucha Thakardwara, kucha Kashmirian, kucha Jodiwala.

South .- Main Bazar.

East.—Old bazar, new bazar, kucha bazar, kucha bazar Andhian, kucha Bhabrian.

North.-Kucha Muftian, Changian, kucha Zargaran, kucha Lian.

Hard No. 6 Sangharian.

West .- Zafarwál road.

South.-Kucha Thakardwara, kucha Lian.

East-Kuchas Zargaran, Muftian, Changian, Jamnian to north gate on the Circular road, thence direct to Marhpooj, pillar No. 2.

North.—Municipal boundary.

Ward No. 7, Nai Abadı.

West .- Railway boundary.

North.-Municipal boundary.

East.—Zafarwal-Raya Road, kusha Kashmirian and Jodiwals, Main Bazar, kucha Dharmsala and road to rest-house.

South .- Municipal boundary.

A. LATIFI,

FAZL-I-HUSAIN,

Minister for Education.

Offg. Secretary to Government, Punjab, Transferred Departments,



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LAHORE, FRIDAY, DECEMBER 23, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

LOCAL GOVERNMENT DEPARTMENT.

BOARDS.

The 14th December 1921.

No. 31465.—In accordance with the provisions of section 15 (1) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify that the following persons are members of the district board of the Gujránwála District:—

Elected Members.

Takeil Gujranwala.

1. Chaudhri Sant Singh, Sufedposh of Majju Chak, for Electoral Circle, Mangok is vice Chaudhri Lal Khan, Zaildar of Khan Musalman, deceased.

Tahsil Hafizabad.

2. Chaudhri Raj Muhammad, Zamindar, for Electoral Circle, Kot Nakka, vice Chaudhri Maula, Dad, Zaildar of Kot Nakka, deceased.

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The 15th December 1921.

No. 31634.—In accordance with the provisions of section 15 (2) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to notify the appointment of the undermentioned gentleman as a member of district board of the Attock District:—

MEMBER APPOINTED BY NAME.

Attock Taheil.

Lala Tulsi Shah, of Campbellpore, vice Lala Mohra Shah Kalan, of Ghurghushti, deceased.

The 16th December 1921.

No. 31774.—In accordance with the provisions of section 60 (1) of the Punjab District Boards Act, 1883, the Punjab Government (Ministry of Education) is pleased to make the following amendment in rule 147, of the District Board Account Code, under the provisions of section 55 (m) of the said Act. The draft amendment will be taken into consideration on or after the 1st February 1922, together with any objections or suggestions in respect of them received before such date:—

DRAFT AMENDMENT.

For the word "annually" in rule 147, read "at least once in 3 years."

COMMITTEES.

The 17th December 1921.

No. 31792—In accordance with the provisions of section 5 (1) of the Punjab Municipal Act, 1911, the Punjab Government (Ministry of Education) hereby declares its intention of including within the municipality of Muktsar in the Ferozepore District, the area of land lying towards the west and north between the existing boundary line, as defined in Punjab Government notification No. 304, dated 22nd May 1907, and the boundary lines specified in the annexed schedule.

Any person who objects to the inclusion of the said area, should submit his objection in writing to the Local Government, through the Deputy Commissioner, within six weeks from the date of publication of this notification.

SCHEDULE.

West.—A-line running from boundary pillar No. 15 situated on the north corner of field No. 5357, thence crossing the Rahurianwali road up to boundary pillar No. 16 situated on the north-west corner of field No. 2255, just upon the Bhagsar road, thence through boundary pillars Nos. 17 and 18 to boundary pillar No. 19 on the south-west corner of field No. 3279, thence to boundary pillar No. 20 on the north-west corner of field No. 3313, situated on the Mauran road, thence through boundary pillars Nos. 21 and 22 up to boundary pillar No. 23 on the north-west corner of field No. 3379, where the Muktsar Rajbaha crosses the Jaladabad road, thence running parallel along the left bank of Muktsar Rajbaha through boundary pillars Nos. 24 and 25 up to boundary pillar No. 26 on the north-west corner of field No. 962.

North.—A line starting from boundary pillar No. 26 to pillar No. 27 on the south-east corner of field No. 965, thence to boundary pillar No. 28 on the north-east corner of field No. £51, near Kotli road, thence to boundary pillar No. 29 on the north-east corner of field No. 896, thence again to boundary pillar No. 30 on the north-east corner of

field No. 794, adjoining Ferozepore road, thence to boundary pillar No. 31 on the north-west corner of field No. 744, thence crossing the railway line joining with the present eastern boundary at pillar No. 1.

The 21st December 1921.

No. 32192.—The following amendments to the Schedules A and B published with Punjab Government notification No. 16128, dated 3rd September 1918, which the Punjab Government (Ministry of Education) propose to make, in exercise of the powers vested in the Local Government under section 240 (1) (b) of the Punjab Municipal Act, 1911, are published for the information of persons likely to be affected thereby. The draft will be taken into consideration on or after the 20th January 1922 together with any objection or suggestions which may be received from any person with respect to the draft before that date:—

DRAFT AMENDMENT.

SCHEDULE A.

Substitute the following against Ward D in Schedule A :-

Election wards for representatives of voters belonging to class I - Hindus.

No. of Ward.	Name of Ward,	Description of boundaries.
IV	Ward D	North — Irving street. West — High street up to the point where it reaches the railway line, then turning west up to western municipal limit, thence turning south along the municipal limit up to 9-L. Distributary. South.—Southern municipal limit 9-L. Distributary. Bast.—City land up to the point where it meets the railway line, then turning east up to the municipal castern limit, thence due south along the municipal eastern limit up to 9-L. Distributary.

SCREDULE B.

Substitute the following against Ward C in Schedule B :-

Election wards for representatives of voters belonging to class II-Muhammadans.

No. of	Ward.	Name of	Ward.	Description of boundaries.
111	•••	Werd C	•••	North.—Southern boundary of Ward II from high street to where it joins Barkat Ali street, then turning north from that point to where Barkat Ali street joins Ramsingh street, then turning east towards Ramsingh street to city bund.
				West.—High street up to the point where it reaches the railway line, then turning west up to western municipal limit, thence turning south along the municipal limits up to 9-L. Distributary.
				East.—City bund up to the point where it meets the railway line, then turning east up to the eastern municipal limits, thence due south along the municipal eastern limits up to 9.L. Distributary.
		} 	-	South.—Southern municipal limits 9-L. Distributary.

- No. 32196.—In accordance with the provisions of rules 7 and 8 of the rules under the Local Authorities Loans Act, 1914, published by the Government of India, Finance Department notification No. 1020-A, dated 10th November 1914, as subsequently amended, it is hereby notified that the municipal committee of Amritsar has submitted the following application for a loan of Rs. 2,60,000 for the Storm Water Drainage Works around the Amritsar City.
- All objections to the proposed loan should be submitted within one month from this date to the President of the Muncipal Committee of Amritsar, by whom they will be forwarded to the Local Government for consideration. Objections received after the expiry of one month from the present date will not be entertained.

Application by the Americae Municipality for a loan of Rs 2,00,000

(1) The purpose for which the loan is required, For the Storm Water Drainage Works and where the loan is required for any of the purposes specified in clauses (1) (ii), (iii) or (iv) of sub-section (1) of section 3, an estimate of the cost of the entire work or such part of it as it is proposed to carry out from loan funds.

around the Amritsar City.

- (2) The amount which it is proposed to Rs. 2,00,000 (two lakks)
- (8) The fund on the security of which it is Municipal Funds. proposed to borrow.
- (4) The law under which the said fund is Panjab Municipal Act, III of 1911. levied, received or held.
- (5) The date within which the money is to be borrowed and when it is proposed to raise a loan in instalments, the amount of each instalment, the dates with in which the first instalment is to be taken or raised, and the years in which it is intended to take or raise the other instalment

Rs. 2,00,000 during the current financial year.

- (6) The rate of interest at which it is At 6 per cent per annum, -vide rule 9 (C) proposed to borrow.
- (7) The terms of years for which the money is to be borrowed, and the method by which it is to be paid. If it is proposed to repay loan by means of a sinking fund, the rate of interest, which the improvement of such sinking fund is to be calculated shall also be stated.

20 years. As regards method of repayment of loan, etc. (see Appendix A).

(7) An account of the financial position Vide Appendix B. of the Local Authority including a statement of all existing prior charges on its funds.

APPENDIX A. Statement of Repayment of Loin by equal d system of payment.

Year.		Interest.	Pulncipal.	· Amount of lustalment	Balance at the en	l of every year
		Rø,	Ra.	Rs.	Rs.	-
lst Year	***	12,000	5,480912	17,439.912	2,00,000 5,436·912	
and "	•••	11,673·785	5,763-127	17,496-912	1,94,533·088 5,7d3·127	1
Brd "	•••	11,837-937	6,198915	17,436.912	I,88,799 961 6,108 915	11
th ,	··· .	10,961-462	6,475.450	17,436,912	18,2,691 046 6,475 450	III
5th "		10,572.934	6,863.977	17,486.912	1,76,215:596 6,86 3: 97 7	íŸ
ith "	***	10,181-097	7,275.815	17,436-912	1,69,851·619 7,275·815	<u>v</u>
7th ,,	***	9,724-548	7,712-364	17,436.912	16,2,075·804 7,712·364	VI
ith "	4.0	9,261.806	8,175 106	17,436.912	1,54.363·440 8,175·106	VII
h b	•••	8,771.300	8,665 612	17,436:912	1,43,188 ⁻ 33 ; 8,665 ⁻ 812	111.0
9th .,	***	8,251 :36 8	9,185-549	17,436-912	1,37,522·722 9,185·549	IX
11b "	***	7.700-280	9,784.682	17,436 912	1.28,337·173 9,736·683	x
2th ,,		7,113°029	10,32)-883	17,435.913	1,18,6c0:491 10,320 888	XI
3th "	***	6,476.776	10,940:136	17,436-91 2	1,08.279.608 10,940.136	XII
4th ,,	•••	5,840-868	11,593-544	17,436.912	97,989·472 11,596·544	XIII
5th ,,	•••]	5,144-575	12,292-337	17,436-912	85,742 938 12,292-387	XIV
8th ,	***	4,407.085	13,029.877	17,486-912	78,450 591 13,029 87/	XV
7ሴ "	***	3 ,625·242	13,811 670	17,436-912	60,42)(714 13,811 6/0	XVI
8th ,,	••	2,796-542	14,640 870	17,486.912	* 46,609-044 14,640-370	XAII
9th ,,	***	1,918-120	15,518.792	17,436-912	\$1,958-674 15,518-792	XVIII
0th ,,	***	086-992	17,419-893	17,436-874	16,449·882 16,449·832	XIX
		1,48.788-202	200,000	84°,738°202		<u></u>

Detail of invested funds of the Committee at the end of 1920-21.

Rs. A. P.

(1) For two beds in the Jubilee Hospital contributed 1,500 for Pandit Mohan Lall, Bar.-at-Law, invested in §1

2,700

0 0

per cent. Government paper of 1365.

(2) For water for Kishan Dass's Tank invested in 31 per cent. Government paper of 1854-55.

(3) For prizes to owners of drivers of hackney carriages invested in 51 per cent. Government War Bonds, 1922. 800

Earmarked

Detail of invested founds of the Committee at the end of 1920-21-concluded.

	of Wales Female Hos			21—concluded.
(1) 11110000	or marca a cinaro aroa			
.	11 h		6. А, Р.	
Invest	ed in Post Office (Cash ed in 5½ per cent. W 1, for building.	Certificate of Ar Bonds, 30	16 8 0),3250 0	
Investe	ed in 3½ per cent. W l, for building.	ar Bonds, 50	0,000 0	
Investe	ed in 5 per cent. W.	ar Bonds, 22	,000 0 0	
,	•	******		1,02,371 8 0
		•		Including Rs. 6,000 Government Gran for Dais' Quar
(5) Municipal	Board Girls Schools	-		ters.
per c	roceeds of site investe cent. War Bond, 1921	•		
Gover:	ament Grant	15,0	0000 0	P3 ***
(6). Governme and its	ent Grant for Municipa Boarding. Invested in	al Board Art in 51 per cent	School . War	- 71,500 0 0 28,000 0 0
Bono	ds, 1921.	_	. A. P.	
(7) Depreciati	ion Fund for machiner	y —		
1920		•		
1925				
(3) Invest cates	ted in Post Office Cas	sh Certifi- 7.	816 0 0	
(4) Invest	ted in Post Office Cas	h Certifi- 5,8	812 8 0	
(5) Invest	led in 51 per cent. W	ar Bond, 18,	866 0 0	
trical	-1			
1920.	_			- 6 8,425 3 8
(8) Municipal	surplus revenue	-		
Invested in 5½	per cent. War Bonds,	1920	••	. 47,653 4 4
_		Total	•••	8,22,920 0 0
(9) Investment	t of Provident Fund -			
3½ per cent.	Loan of 1879.	22,00	Rs. 0	
"	" 1900 -01	10,000)	
"	,, 1865	1,000	•	
"	,, 1842-43	10,000		
**	,, 1854-55	2,000		
**	,, 1851-55 10	,000		•
**	,, 1854-55 19	2,000	04.03-	
	_		24,000	
51 non ann	t. Stock Certificates, 1	1990	67,000	
_		•	10,000	
	t. Stock Certificates, 1 from Rs. 23,866 in M		10,000	87,000 0 0
	(Jp.	ND TOTAL		
	the state	TOIAL	111	4, 09,9 59 0 0

Abstract.

•		AOSTTO	56.					
						Rs.	∡.	P.
Invested in 31 per		_	_			71,200	0	0
, 5½,	•	Certificate	s, 1920`	•••	***	1,10,000	0	0
n , 5 t ,,		39 -	1921			2,01,825	0	0
, , 51, ,		"	1922	•••	••	800	0	0
,, 5½,,		. 29	1925	•••	•••	12,950	0	0
" "Post Ofi	ice Cash C	ertificate	• ~	**1		13,175	0	. 0
			!	Cotal	•••	4,09,950	0	0
					•	Amou receivab the year	le a	fter
Amount advanced of Nos. 1218 and February 1916 I	1244, dat	ctrical Depa ed 4th Sept	etment, æmber	<i>vide</i> res 1916 an	solutions id 18th	56,213	0	0
Amount advanced No. 365, dated	to the Ele 2nd Nover	ectrical Dep nber 1919	artment Rs. 27,	, <i>vide</i> re: 760.	solution	27,760	0	0
Amount advanced (No. 321, dated a	to the Elect th Novem	trical Depa ber 1920.	rtment,	vide res	solution	30,000	0	0
			Т	tal	•••	1,13,973	0	0
Liabiliti	s of the (Committee d	it the e	nd of 18	920-21.			
			•			Rs.	A.	P.
1. Water Works Punjab Gove per cent. 1 Rs. 69,396 in	ernment No Per annum	o 272, date pavable i	d 5th J in 80	une 1909 instalme	2, at 4 nts of	4,48,111	13	6
2. Renewal of the Steam Tract at 4 per cent ernment No. able in 12 in	ion for Ho per annu 176 B. &	rse Traction m. Sanctic C., dated 2	i. Loar oned in 7th Ma	of Rs. Punjab Punjab rch 1914	38,000 Gov-	15,833	5	4
3. Amritsar City I tioned in Pur January 191 20 instalment 7 instalments	ijab Gover 5, at 4 per its of Rs	oment No. cent. per 33,112 inc	56-B. & annum cluding	C. data	d 97+b	3,49,762	7	7
•			ŋ	Fotal		8,18,710	—. 10	5

APPENDIX B

		LNCOMB.				EXPENDITURE.	73.8.]
	Particulars.		1917-18.	1919-20.	1920.21.	Particulars.	1917-18.	1919-20.	1920-21.
Opening Balance Octroi Collections Other Taxes Other Receipts			1,73,906 4,72,613 13,606 7,08,504	2,57,769 6,29,498 9,648 7,62,577	1,67,351 4,73,294 10,447 10,75,900	General Administration and Collection Charges— 1. General Administration 2. Collection of Taxes 3. Do of Tools on Roads and Ferries 4. Narvey of land 5. Refunds other than Octroi 6. Annuities 7. Pensions and Gratuities	21,764 35,292 1,087	\$2,934 \$6,766 	32,5 02 5,988 901
	,					Total	60,788	81,755	84,715
						PUBLIC SAPRIY.			·
						S. Fire (Estublishment, purchase of Fire Bugine, etc.) 9. Lighting (Establishment, purchase of Lamps, Oit, repairs, etc.) 10. Police	4,135 32,856	6,487	8,894 83,991
							166'98	41.686	40.685
						PUBLIO HEALTH AND CONVENIENCE.			
·						12. Water Supply (Capital outlay 13.) 14. Drainage (Capital outlay 15. Conservancy (including road clearing, watering	50,109 33,005 7,325 25,451 1,46,973	22,508 28,931 7,089 40,493 1,78,749	30,634 50,877 42,522 2,42,479
	•	•		-		and latrines). 17. Health Officer and Sanitary Inspector 18. Health Officer and Sanitary Inspector 19. Flague charges 20. Vaccination 21. Other Sanitary requirements 23. Markets and Shughter Houses 24. Dak Bungalows	11,365 58,566 4,481 1,209 2,194 9,762 	13,008 51,032 6,107 2,031 2,031 2,590 3,596	15,689 47,412 3,405 2,662 13,558 1,006
		**		· · · · · · · · · · · · · · · · · · ·		25. *Arboriculture, public gardons and experimental culti- vation. 26. Vetrinary charges. 27. Regastration of bitths and deaths	17,814 5,306 2,408	26,475 8,565 2,518	29,28 4 8,357 8,155

95	LATIFI, o Government, Punjab, Transferred Departments.	. – –	Offg. Secretary		3GPP Labore.	842 PGG-770-23-12-21-SGPP Lebore.	1842					N, Non.
313	17,16,992	10,08,402	are not available.		NornOwing to the destruction of Municipal records the disorders of April 1919 figures for the year 1918-19	e disorders of April 1919	de th	nicipal recor	truction of M	wing to the des	Į õ	Nox
	1,44,924	2,17,295	8,02,058	:	Total Galam Total		7=	17,16,992	16,58,492	13,68,529	\$	Total
n	\$1,164 92,860	59,81,4 1,57,481	2,66,268	; ;	::		61.					
	15,72,968	14,41,197	10,6),476	:	Total Disbursements	Denomite	- 6	_				
, 	1,38,282	1.01,026	2,31,958	<u>.</u> !	Total 53 to 59	ŧ						
1921.	59,767	8,726	44,157	: : :		. .						
23,	71,044	68,434	63,509	ŧ	**	3	4 F					
ER	t ; ;	23,868	36,455	:::	n i r sinking fund	h. Payment to sinking fund	4 10 2					
мв	4,77,496	5,47,414	1,96,968	:	Total 40 to 52							
DECE:	2,80,184	3,55,673	20,129	· · ·	harges) Other Miscellane. It charges one charges.		Q 12 12 Q 12 12	•				
E, :	22,752 669	12,952	15,569	::	::		44	· • · •				
3TT	1,603 1,175 4 841	1,149	1,358	1 1								
\Z]	1,39,30.6	1,48,082	8,584		f papers		44.	<i>,.</i>	<u>.</u>			
AB GA	17,576 9,391	16,486	6,727 8,596	:::	ritems— Printing charges Provident Fund charges Contribution for Localised Government property	3		·				,
NJ.	. (Mg/c9		: :		Actual cost of work done for private individuals		-			···		
PU	35 890	38,128	43,305	ff	int of previous years current year	36. Interest due on account of previous years \$7. Ditto ditto current year 38. Discount						
	200	5000	. 500	•	:	를 를		-				
	93,814	79,904	74,985	,	Tetal							
A.] ·	59,258 80,614 8,942	44,081 83,684 2,239	42,006 30,828 2,101	: : :	Manageries, etc	2. Schools and Colleges 33. Countributions 34. Libraries, Museums, Manageries, etc.		 				
[. - -	7,02,086	5,50,784	4,21,186	:	Total 12 to 31	: :		<u></u>			L	
PART]	17,269 4,912 1,86,828 2,757	18,099 4,738 7,18,277 6,781	16,414 3,894 29,596 898	1111	::::	20. Bakbulahan 29. Buildings 30. Roads 31. Stores			· .		•	
ن						[禮]						'

FAZL-I-HUSAIN, Minister for Education.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 52.

LAHORE, FRIDAY, DECEMBER 30, 1921.

PART I.-A.

Notifications and Orders of the Punjab Government (Ministry of Education).

LOCAL GOVERNMENT DEPARTMENT.

COMMITTEES.

The 27th December 1921.

No. 32790.—The following bye-laws, made under sections 188 (f) and 199 (1) of the Punjab Municipal Act, 1911, by the municipal committee of Sonepat in the Rohtak District having been confirmed by the Punjab Government (Ministry of Education) under section 201 (!) of the said Act, are published for general information and shall come into force within the said municipality six weeks from the date of this notification.

BYR-LAWS.

- 1. Every owner of any building or land situated within the municipal limits who does not reside in the municipality shall appoint a person residing within or in the immediate vicinity of the municipality to act as his agent for all the purposes of the Punjab Municipal Act, 1911, or any rules or bye-laws made thereunder.
- 2. Any person who commits a breach of this bye-law shall, on conviction by a magistrate, be punishable with a fine which may extend to Rs. 50 and when the breach is a continuing one with a further fine which may extend to Rs. 5 for every day after the first during which the breach continues.

The 27th December 1921.

ADDENDUM.

No. 32803.—Add the following at the end of the terminal tax schedule of the Ambála Municipality published with Punjab Government notification No. 22911, dated 13th September 1921:—

The following articles shall be exempt from the tax :-

- 1. Printed books, including newspapers and maps.
- 2. Cow-dung cakes (upla).
- 3. Head loads of green gram and brushwood fuel.
- 4. Arms for whatever purposes imported.
- 5 Coin.
- 6. Goods, the property of which is vested in the Government, if accompanied, at the time they pass the terminal tax barrier, by a certificate from an officer (who should ordinarily be a gazetted officer) authorised in this behalf by the head of the importing department, to the effect that they are the property of the Government and are not imported for the purpose of being sold.
- 7. Goods the property of which is not vested in the Government at the time they pass the terminal tax barrier but which are imported with a view to the fulfilment of a Government contract or otherwise intended for the use of the Government shall in passing the terminal tax barrier be declared in writing as intended for the use of Government, i.e., in fulfilment of a certain (specified) contract. The duty on these shall then be paid and subsequently if they actually do become the property of the Government the duty shall be refunded on a certificate to that effect, provided that the certificate be signed by the departmental officer in-charge ordinarily at the time the goods become the property of Government and in any case, within 30 days of that time, provided also that the application be made within 14 days of the date of that certificate and be supported by the original terminal tax Receipt on which the duty was paid. This explanation also applies to stores imported into the terminal tax limits of the municipality by a railway company for the purpose of such undertaking.
 - N. B.—Government does not include a district board.
- 8. Goods the property of which is vested in the municipal committee if accompanied at the time they pass the terminal tax barrier by a certificate from the secretary that they are the property of the committee and are not imported for the purpose of being sold.
- 9. Necessaries (not being articles of food or drink), equipments, and clothing procured by officers in command of troops for the use of their men and followers.
- 10. Grain and green fodder imported by troops for consumption by horses, mules and other a nimals maintained as part of their military equipage provided that it is certified by the commanding officer to be imported for bona fide public purposes.
- 11. Bona fide personal and household effects imported by a person on the occasion of his coming to take up his residence in the municipality or by a traveller.
 - 12. Goods of which the terminal tax amounts to less than one pie.
 - 18. Kirya karam and dowry articles.
- 14. Railway stores and material subject to condition stated above in the last line of No. 7.
- 15. Milk, curd, fish, aerated waters, ice, vegetables of all sorts, quail, and petty games.

FAZAL-I-HUSAIN,

A. LATIFI,

Minister for Education.

Offy. Secretary to Government, Punjab,

Transferred Departments.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 26

LAHORE, FRIDAY, JULY 1, 1921.

PART I.-B.

Netifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 24th June 1921.

- No. 45.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that Lala Beli Rum has been re-appointed a member of the Notified Area Committee of Zafar val in the Sjálkot District.
- No. 46.—Under the provisions of section 242 (i) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following persons have been re-appointed members of the Committee of the Notified Area of Bhopálwála in the Siálkot District:—
 - 1. Pandit Mul Raj.
 - 2. Chaudhri Nabi Bakhsh.
 - 3, Chaudhri Rulo Khan.

(105)

621 PGG

The $\frac{20lh}{27th}$ June 1921.

- No. 47.—In accordance with the provisions of section 242 (1) (d), Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following persons have been appointed members of the Notified Area Committee, Jandiála, in the Amritsar District:-
 - Lala Tek Chand
 Lala Labhu Ram

 - Bhai Lehna Singh
 Sheikh Umar Bakhsh

 - 5. Chaudhri Muhammad Khalil

⊱rc-appointed.

A. LANGLEY,

Commissioner, Lahore Division

The 22nd June 1921.

- No. 21-A-IV-16.—In accordance with the provisions of section 212 (1), clause (d) of the Punjab Municipal Act (LiI of 1911, and under the powers delegated to Commissioners by Punjab Government notification No. 4, dated 3rd January 1912, it is hereby notified that the following persons are appointed members of the Notified Area Committee of Shahpur town in the Shahpur District :--
 - (1) Sayad Najaf Shab, Zaildar, Bhai Jawind Singh Khorana, } re-appointed.

The 27th June 1921.

No. 22-A-II-16.—In accordance with the provisions of section 24, Act III of 1911 (the Punjab Municipal Act), it is hereby notified that Lala Hari Chand. retired Extra Assistant Commissioner, has been appointed, under section 20 (1) of the said Act, President of the Municipal Committee, Kunjah, in the Gujrat District, in place of Mr. C. S. Marks.

H. P. TOLLINTON,

Commissioner, Ráwalpindi Division.

The 21st June 1921.

- No. 20.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the following persons are appointed members of the Municipal Committee of Gojra in the Lyallpur District:
 - 1. Lala Sohna Mal,

S. Sampuran Singh,
 Khalifa Muhammad Isa,
 Sheikh Muhammad Ismail vice Bhai Sarmukh Singh,

The 27th June 1921.

No. 21.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that Khan Bahadur Chaudhri Sultan Ahmad Khan has been elected, under section 20 (1) of the said Act, President of the Municipal Committee of Montgomery in the Montgomery District.

E. R. ABBOTT,

Commissioner, Multan Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 27

LAHORE, PRIDAY, JULY 8, 1921.

PART I.-B.

Notifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT

COMMITTRES.

The 5th July 1921.

No. 48.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that Sayad Muhammad Ali Shah has been appointed, under section 12 of the said Act, a member of the municipal committee of Wazírábád in the Gujránwála District, vice Tahsildar, Wazírábád, removed.

A. LANGLEY.

Commissioner, Lahore Division,

(107)

678 PGG

The 1st July 1921.

No. 23.A.-II-4.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act', it is hereby notified that the following persons are appointed, under section 12 of the said Act, members of the municipal committee of Pindigheb in the Attock District:—

- (1) Khan Bahadur Nawab Ghulam Muhammad Khan.
- (2) Malik Ghulam Hussain, Awan, vice Maulvi Abdur Rahman, Pleader.
- (3) Bhai Sahib Singh, M.A., LL:B., Pleader, vice Chaudhri Charanjit, Pleader

H. P. TOLLINTON, Commissioner, Ráwalpindi Division



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 28

IAHORE, FRIDAY, JULY 15, 1921.

PART I.-B.

Watifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 6th July 1921.

No. 28.—In accordance with the provisions of section 24 of Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following person is appointed, under section 12 of the said Act, an ex-officio member of the Municipal Committee of Pánipat in the Karnál District:—

Assistant Surgeon, Pánipat, vice Lala Jagat Narain, Assistant Surgeon, transferred.

TEK CHAND,

Offg. Commissioner, Ambála Division.

(.109)

789 PGG

The 8th July 1921.

- No. 49.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911. it is hereby notified that the following person has been elected, under section 17 (1) of the said Act, member of the Municipal Committee of Sharakpur, in the Sheikhupura District:—
 - M. Muhammad Ismail, vice M. Ghulam Rasul, deceased.

The 9th July 1921.

No. 50.—Under the provisions of section 242 (1 'd) of the Punjab Municipal Act, III of 1911, it is hereby notified that the Head Master of District Board O'Dwyer High School, Srigobindour, has been appointed exofficio member of the Notified Area Committee of Srigobindour in the Gurdáspur District.

· A. LANGLEY,

Commissioner, Lahore Division.

The 6th July 1921.

- No. 22.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, 1911, and under the powers delegated to Commissioners by Punjab Government notification No. 4, dated 3rd January 1912, it is hereby notified that the following persons are appointed members of the Committee of the Notified Area of Mián Chanun in Multán District:—
 - 1. M. Irshad Ali, Zaildar, re-appointed.
 - 2. S. Ujjal Singh, re-appointed.
 - 3. Lala Brij Lal, son of Lala Girdhari Lal, Mill Owner.
 - 4. Dr. Sita Ram, Medical Practitioner.
- No. 23:—In accordance with the provisions of section 2.2 (1) (d) of the Punjab Municipal Act, 1911, and under the powers delegated to Commissioners by Punjab Government notification No. 4, dated 3rd January 1912, it is hereby notified that the following persons are appointed members of the committee of the notified area of Khánewál in the Multán District:—
 - 1. Khan Sahib M. Farid Khan, Honorary Magistrate, re-appointed.
 - 2. Mr. P. L. Rajpal, Pleader, Khánewál.
 - 3. Lala Amir Chand, Mill Owner, Khánewál.
 - 4. Mr. W. Roberts, Manager, British Cotton Growing Association Farm.

E. R. ABBOTT,

Commissioner, Multán Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 29

LAHORE, FRIDAY, JULY 22, 1921.

PART I.-B.

Notifications by Commissionara.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 9th July 1921.

No. 29.—In accordance with the provisions of section 24, Act III of 1911 (the Punjab Municipal Act), it is hereby notified that Khan Sahib Sayed Mustafa Hussain has been re-elected, under section 20 (1) of the said Act, President of the municipal committee of Faridabad in the Gurgaon District.

TEK CHAND,

Offg. Commissioner, Ambala Division.

The 14th July 1921.

No. 4300.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person is re-appointed a member of the committee of the notified area of Abohar in the Ferozepore District:—

Mian Abdul Karim.

(111)

The 18th July 1921.

No. 4378.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person has been elected, under section 17 (1) of the said Act, a member of the municipal committee of Ludhiána, in the Ludhiána District, in accordance with the rules made on that behalf by the Local Government:—

Ward No. 2

... Sayed Altaf Hussain, vice Sayed Khurshaid Ali, deceased.

'HARI KISHAN KAUL.

Commissioner, Jullundur Division.

The 13th July 1921.

- No. 51.—In accordance with the provisions of section 24, Act III of 1911 (the Punjab Municipal Act), it is hereby notified that the following gentleman is appointed under section 17 (2) of the said Act members of the municipal committee of Gujránwála in the Gujránwála District:—
 - M. Ghulam Mustafa, B.A., LL.B, Pleader, vice Khan Bahadur Imam Din, resigned.

 The 14th July 1921.
- No. 52.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that S. Jiwan Singh Khurana, is re-appointed member of the committee of the notified area of Chúharkána in the Sheikhúpura District.
- No. 53.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that Chaudhri Mihan Singh has been elected under section 20 (1) of the said Act, President of the municipal committee of Nárowál, in the Siálkot District.

The 15th July 1921.

No. 54.—In accordance with the provisions of section 242 (1) (d), Act III of 1911 (the Punjab Municipal Act), it is hereby notified that Lala Gauri Shankar has been appointed a member of the notified area committee, Majitha, in the Amritsar District, in place of the Tahsildar, Amritsar, who has ceased to be a member.

A. LANGLEY,

Commissioner, Lahore Division.

The 12th July 1921.

No. 24-A-IV-2.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, the Head Master of the Islamia School, Shádiwál, is appointed ex-officio, member of the notified area committee, Shádiwál, in the Gujrát District vice Bhai Jowind Singh, resigned.

H. P. TOLLINTON,

Commissioner, Rawalpindi Division.

The 12th July 1921.

No. 24.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the Tahsildar of Shujábad has been elected under section 20, sub-section (1) of the said Act ex-officio President of the Municipal Committee of Shujábad in the Multán District.

€

The 14th July 1921.

No. 25.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, 1911, and under the powers delegated to Commissioners by Punjab Government notification No. 4, dated 3rd January 1912, it is hereby notified that the following persons are appointed members of the notified area: committee of Kahror in the Multán District, with effect from the 28th June 1921:—

Dr. Diyanat Rai S. Akbar Shah

re-appointed.

M. Sahib Yar Khan, vice Lala Murli Dhar.

The 15th July 1921.

No. 26.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that M. Ata Muhammad Khan is appointed under section 12 of the said Act, member of the municipal committee of Khángarh in the Muzaffargarh District, vice M. Allah Dad Khan, deceased.

E. R. ABBOTF,

Commissioner, Multan Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 80

LAHORE, FRIDAY, JULY 29, 1921.

PART I.-B.

Metifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 21st July 1921.

No. 4491.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that Sardar Achhar Singh is re-appointed a member of the Aláwalpur Notified Area Committee in the Jullundur District.

HARI KISHAN KAUL,

Commissioner, Jullundur Division.

The 20th July 1921.1

No. 55.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that Chaudhri Faiz Ahmad has been re-appointed a member of the committee of the notified area of Chawinda, in Siálkot District.

(115)

804 PGG

The 23rd July 1921.

No. 56.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person is appointed under section 12 of the said Act, a member of the municipal committee of Gujránwála in the Gujránwála District:—

Revd. Osborne Crown vice the Deputy Commissioner, Gujránwála, who has ceased to be a member.

The 25th July 1921.

No. 17.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that Lala Thakar Das, Pleader, has been re-appointed a member of the notified area committee of Zafarwél in the Siálkot District.

A. LANGLEY,

Commissioner, Lahore Division.

The 20th July 1921.

No. 25-A.—IV-43—In accordance with the provisions of section 242 (1) (d) and (e) of Act III of 1911 (The Punjab Municipal Act), and under the powers delegated to Commissioners by the Punjab Government notification No. 4, dated 3rd January 1912, it is hereby notified that the following persons are re-appointed members of the committee of notified area of Pindi Baha-ud-Din Railway Station in the Gujrát District:—

Deputy Commissioner, Gujrát, Revenue Assistant, Gujrát, Tahsildar, Phália.

Lala Jiwan Mal, Timber Contractor.

Lala Sundar Singh.

Lala Diwan Chand, son of Bishen Dass.

Note.—Term of office of these members shall be two years.

No. 26-A—II-18.—In accordance with the provisions of section 24 of the Punjab Municipal Act (III of 1911), it is hereby notified that the following person has been elected, under section 17 (2) of the said Act, as a member of the municipal committee of Bhera in the Shahpur District:—

Ward No. 1.—Shaikh Fazal Haque, Piracha, vice Mian Muhammad Azam, resigned.

The 23rd July 1921.

- No. 27-A-II-16.—In accordance with the provisions of section 24 of Act III of 1911 (The Punjab Municipal Act), it is hereby (notified that the following person has been appointed, under section 17 (2) and (3) of the said Act, a member of the municipal committee of Kunjah in the Gujrát District:—
 - Dr. Allah Ditta, retired Sub-Assistant Surgeon, vice Sheikh Nur Ilahi, deceased.
- No. 28-A—II-4.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following person is re-appointed, under section 12 of the said Act, as a member of the municipal committee of Pindigheb in the Attock District:—
 - (1). Malik Muhammad Amir Khan, re-appointed.

The 26th July 1920.

No. 29-A.—IV-14.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person in re-appointed a member of the Campbellpur Notified Area Committee:—

Lala Lorinda Ram, Public Prosecutor, re-appointed.

No. 30-A.—IV-12.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person in re-appointed a member of Hassan Abdál Notified Area Committee in the Attock District:—

Honorary 2nd-Lieutenant Khan Sikandar Hayat Khan, re-appointed.

H. P. TOLLINTON,

Commissioner, Ráwalpindi Division.

The 23rd July 1921.

No. 27.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the following persons have been re-appointed under section 12 of the said Act, members of the Municipal Committee, Pákpattan, in the Montgomery District, in accordance with the rules made in that behalf by the Local Government:

(1) Lala Ganga Ram,

re-appointed.

(2) M. Gulam Rasul,

The 26th July 1921.

No. 28.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the following person is appointed, under section 12 of the said Act, a member of the municipal committee of Kamália in the Montgomery District:—

(1) M. Ghulam Mohi-ud-Din, re-appointed.

E. R. ABBOTT,

Commissioner, Multan Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 81

LAHORE, FRIDAY, AUGUST 5, 1921.

PART I .--- B.

Notifications by Commissioners

BOARDS AND COMMITTEES DEPARTMENT

COMMITTEES,

The 28th July 1921.

No. 4650.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that Lala Tulsi Ram is re-appointed a member of the notified area committee of Hariána in the Hoshiárpur District.

No. 4651.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that Indar Singh, Zaildar, is re-appointed a member of the notified area committee of Garhdiwala in the Hoshiarpur District.

HARI KISHAN KAUL,

Commissioner, Jullundur Division.

119)

\$70 PGG

BOARDS.

The 28th July 1921.

No. 58.—In accordance with the provisions of section 15 of Act XX of 1883 (The Punjab District Boards Act), it is hereby notified that the following person has been elected as a member of the district board of the Lahore District:—

Elected member.

For Lahore Tahsil.

Lala Bahali Ram Shah, vice Lala Moti Shah, Zaildar, deceased.

COMMITTEES.

The 2nd August 1921.

No. 60.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person has been elected under section 12 of the said Act, member of the municipal committee of Kasúr in the Lahore District:—

Ward No. II.—Muhammadan—Sheikh Muhammad Jalal-ud-Din.

A. LANGLEY,

Commissioner, Lahore Division.

The 1st August 1921.

No. 31-A-IV-12.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person has been appointed member of the Tallagang Notified Area Committee in the Attock District:—

Lala Jai Ram Shah, vice Lala Nau Nihal Shah, deceased.

H. P. TOLLINTON,

Commissioner, Rawalpindi Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 32.

LAHORE, FRIDAY, AUGUST 12, 1921.

PART I.-B.

Mutifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

Сомытчика.

The 4th August 1921.

No. 4846.—Under the provisions of section 242 (1) (d), Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following person is appointed member of the Committee of the Notified Area of Mukerian in the Hoshiarpur District:—

Lala Rattan Chand, re-appointed.

The 5th August 1921.

No. 4849.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following persons are appointed members of the Committee of the Notified Area of Miáni in the Hoshiárpur District:—

Lala Diwan Chand, re-appointed.

M. Mohammad Qarar Khan, vice M. Mohammad Khan, retired.

HARI KISHAN KAUL.

Commissioner, Jullundur Division.

(121)

9 9 200

The 1st August 1921.

No. 29.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that Khan Sahib Maulvi Muhammad Ghauns Bakhsh has been elected, under section 23 of the said Act, Muhammad of the Municipal Committee of Alipur in the Muzaffargarh District, vice the Sub-Divisional Officer, Alipur.

'E. R. ABBOTT, Commissioner, Multan Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 88.

LAHORE, FRIDAY, AUGUST 19, 1921.

PART 1.—B.

Metifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 8th August 1921.

No. 30.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that M. Nisar Muhammad Khan has been elected, under section 20 of the said Act, President of the Municipal Committee of Bahádurgarh in the Rohtak District, vice M. Dayal Singh, Tahsildar, Jhajjar, resigned.

The 11th August 1921.

No. 31.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following person is appointed, under section 12 of the said Act, a member of the Municipal Committee of Jhajjar in the Rohtak District:—

Subedar Wali Muhammad Khan, vice Tahsildar, Jhajjar, resigned.

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The 12th August 1921,

No. 32.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the Tahsildar, Naraingarh, for the time being, has been re-elected, under section 20, subsection (3), of the said Act, President of the Municipal Committee of Sadhaura in the Ambala District.

TEK CHAND,

Offg. Commissioner, Ambála Division

The 9th August 1921.

No. 4953.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that Mian Abdul Haq. Bar.-at-Law, has been elected, under section 20 of the said Act, President of the Municipal Committee, Ferozepore, in the Ferozepore District.

The 11th August 1921.

- No. 5015.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person has been appointed, under section 17 (2) of the said Act, a member of the Municipal Committee of Ferozepore in the Ferozepore District:—
 - M. Nasir Ali, Vakil, son of Anwar Ali, Mughal, vice the Deputy Commissioner, resigned.

HARI KISHAN KAUL,

Commiss ioner, Jullundur Division.

The 13th August 1921.

No. 61.—The following revised rules for the regulation of vaccine operations in the Municipality of Sharakpur, made under sections 19 and 19.▲ of Act XIII of 1880 (as amended by Act II of 1918), by the Municipal Committee of Sharakpur at a special meeting, held on the 11th December 1920, in supersession of the rules notified in Commissioner's notification No. 18, dated 26th March 1917, have been contirmed by the Commissioner, Lahore Division, and are published for general information. They will come into force six weeks from the date of publication of this notification:—

Rules.

The Municipal Committee, Sharakpur, has appointed a vaccine public station for Sharakpur in Bazar Malkana which shall be open every day, with the exception of Sundays and public holidays, from 9 a. m. to 3 p. m.

The municipal committee shall cause to be a fixed on the outside of the public station in a conspicuous position, a sign board on which shall be printed, in vernacular letters easily legible, the following inscription:—

SHARAKPUR MUNICIPAL VACCINE STATION.

- "Opens every day from 9 A.M. to 3 P.M., except on Sundays and public holidays."
- Appointment of public vaccinator. Distinguishing badge to be worn by public vaccinator.

 Appointment of public vaccinator. Distinguishing badge to be worn by public vaccinator.

 Every such public vaccinator shall ordinarily wear a distinguishing badge consisting of a red cross on a white ground, and this shall be worn on the breast.

Qualifications of public vaccinator.

III. No person shall be appointed a public vaccinator nator nuless—

(a) he has passed the Vernaeular Middle School Examination;

- (b) he is certified medically fit by a registered medical practitioner; and
- (c) he has attended a course of instruction in vaccination and Elementary Hygiene at the Punjab Vaccine Institute and has obtained the certificate granted by that Institute.
- IV. The vaccination season will extend from 1st Novemb r to 31st March inclusive, subject to the condition that if small-pox breaks out vaccination may be started between 1st April and 31st October.
- V. During the vaccination season the public vaccinator shall be bound to attend at the vaccine station to which he may be attached on the days and hours fixed for such station, and he shall reside in the municipal area.

Although the Vaccination Act does not render liable to punishment the omission to get children under the age of six months vaccinated, yet it is very desirable that children should be vaccinated at an earlier age. As a rule, all healthy unprotected children over one month old presented for vaccination should be vaccinated by the public vaccinator

- VI. The lymph to be used in the performance of vaccinations shall be pure lymph obtainable from the Punjab Vaccine Institute.
- VII. Persons desirous of procuring the vaccination of their children at their own houses shall intimate the fact to the public vaccinator (or any of the public vaccinators, as the case may be) who out of the hours of his public duties shall arrange with the applicant to vaccinate the child. A fee of Re. 0-8-0 shall be payable to a public vaccinator who so vaccinates a child (elsewhere than in the circle for which such vaccinator is appointed).
- VIII. Persons licensed by the Local Government to act as private vaccinators shall in no case demand a higher fee than Re. 0-8-0 for a single operation, and shall perform their duties under the orders and subject.

 Sharakpur.
 - IX. If the result of the first vaccination is a failure, the child should be re-vaccinated.

 If this second operation is also a failure, a third attempt should be made. If this also is unsuccessful it is needless to repeat it again.
- Whenever it is ascertaired that a child is unfit for vaccination or is insusceptible of successful vaccination, a certificate in Form A attached to these rules shall be granted in the former case to the parent or guardian of such child by the vaccinator, and in the latter in Form B by the Medical Officer duly appointed for the purpose. In like manner, whenever it is ascertained that a child has been successfully vaccinated, a certificate shall be granted by the vaccinator to the parent or guardian of such child in Form C attached to these rules.

Registers to be kept by the notified area Municipal Committee, Sharakpur:—

- (A) A register showing the names of children born within the municipality subject to these rules on and after the date of the application of Act XIII of 1880 (as amended by Act II of 1918) to such area.
- (B) A register showing the names of unprotected children born in the area aforesaid previous to the date of the application of Act XIII of 1880 (as amended by Act II of 1918) and who were at that date under the age of 14 years if boys and of 8 years if girls.
- (C) A register showing the names of unprotected boys and girls respectively under these ages brought within the local area aforesaid at any time after the application of Act XIII of 1880 and who had resided there for a month.
- (D) A register showing the result of each vaccination or its postponement and the delivery of certificates, if any.

- XII. The preparation of Register (A) shall be effected from the Register of Births maintained in the Municipal Office, Sharakpur; of Registers (B) and (C) from the information to be collected under the orders of the Civil Surgeon, of l'egister (D) from the reports submitted by the vaccinator, as hereinafter prescribed.
 - XIII. Every public and private vaccinator employed within the local area to which these rules apply shall keep up the following registers:—

 Registers to be kept by vaccinator.

Register. A showing -

- (1) Name, sex, age, parentage, easte and residence of each child vaccinated.
- (2) Date of operation.
- (3) Date of inspection after vaccination.
- (4) Result whether successful or unsuccessful.
- (5) Date of second operation, if first unsuccessful.
- (6) Date of inspection after re-vaccination.
- (7) Result whether successful or unsuccessful.
- (8) Date of third operation, if first and second unsuccessful.

Register B showing-

- (1) Name, sex, age, parentage, easte and residence of each child produced but found unfit for vaccination.
- (2) Date of certificate of postponement granted under section 9 of Act XIII of 1880 (as amended by Act II of 1918).
- (3) Date on which the child was represented for vaccination and the result of inspection.
- (4) Date of renewal of postponement certificate, if any.
- (5) Remarks.
- N. B.—If on the child being represented for vaccination it is found to be in a fit state for that operation, the fact should be recorded in column 3 of Register B, and an entry of the fact of vaccination when performed should be made in Register A, a reference to such entry being made in column of remarks of Register B opposite the corresponding entry in latter.
- YIV. Every public and private vaccinator shall prepare a monthly report during the vaccination of vaccination report and return.

 Preparation of vaccination report and operation during that period, and shall submit the same through Medical Officer, Sharakpur, to the Secretary of the municipal committee accompanied by a return showing:—
 - (1) Number of boys vaccinated during the month.
 - (2) Number of girls vaccinated during the month.
 - (3) Results-
 - (a) Number successful.
 - (b) Number unsuccessful.
 - (c) Number insusceptible.

FORM A.

SHARAKPUR MUNICIPALITY.

Vaccination Station.

Certificate of	f unfitness	for vaccination.
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a public (or licensed, as the case may be) vaccinator, do hereby certify that in my
(name of child), the son (or daughter, as the case may be) of
resident of is in a state unit for vaccination, and that such unitness will continue during
the whole (or if a part, specify the same) of the current vaccination season.

(Bd.)

Vaccinator.

Dated ______.

	FORM B.			
Certificate	of insusceptibility of su	ccessful e zam i	instion.	
resident of do h (or she, as the case may be) is ins	ereby certify that the son (or da -has been three times unsuccessf susceptible of successful vaccinat	aughter, as the case ully vaccinated, an ion.	e may be) of id that in my o	pinion he
	•	(Sd.)	•	
Dated		Civil Surgeon	or other Medical	Officer).
.,	FORM C.			
	Certificate of successful v	vaccination.		

I a public (or licensed, as the case may be) vaccinator, do hereby certify that

of was vaccinated by me on the day of in the year

and that after due inspection I am satisfied that the vactination has been successful.

- No. 62.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that Lala Girdhari Lal is reappointed as a member of the Notified Area Committee, Sángla, in the Sheikhupura District.
- No. 63.—Under the provisions of section 242 (i) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following persons have been appointed members of the Committee of the Notified Area of Jámke in the Siálkot District :-
 - 1. Dr. Gulab Rai, re-appointed.
 - 2. Sheikh Jan Muhammad, Khoja, re-appointed.
 - 3. Mr. S. L. Mathew.
- No. 64 Under the provisions of section 242 (i) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that Chaudhri Sarfraz Khan has been re-appointed a member of the Notified Area Committee of Badomalhi in the Siálkot District.

A. LANGLEY,

Commissioner, Lahore Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 34.

LAHORE, FRIDAY, AUGUST 26, 1921.

PART I.—B.

Notifications by Commissioners

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEER

The 20th August 1921.

No. 33.—The following amendments in the rules published with notification No. 1259 (Home Department—Medical and Sanitary), dated 4th November 1904, for the regulation of vaccine operations in the Municipal Committee of Rohtak, in the Rohtak District, made under sections 19 and 19-A of Act XIII of 1880 (as amended by Act II of 1918) by the Municipal Committee of Rohtak at a special meeting, having been confirmed by the Commissioner of the Division and are published for general information. They will come into force six weeks from the date of the publication of this notification:—

AMENDMENTS.

I. For rule 3 substitute the following :-

"No person shall be appointed a Public Vaccinator, unless-

- (a) he has passed the Vernacular Middle School Examination;
- (b) he is certified medically fit by a registered Medical Practitioner; and
- (e) he has attended a course of instruction in Vaccination and Elementary Hygiene at the Punjab Vaccine Institute and has obtained the certificate granted by that institute.

II. Omit rule 4.

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III. Renumber the existing rule 5 as rule 4, rule 6 as rule 5, rule 7 as rule 6, and substitute the following for rule 6:—

"The lymph to be used in the performance of vaccinations shall be pure lymph obtainable from the Punjab Vaccine Institute.

IV. Omit rale 8 and rule 9.

V. Renumber the existing rule 10 as rule 7, rule 11 as rule 8, 12 as 9, 13 as 10, 14 as 11, 15 as 12, 16 as 13, and 17 as 14.

The 29th August 1921.

- No. 34.—In accordance with the provisions of section 242 (1) (d) of Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following persons have been re-appointed members of the committee of the Notified Area of Kharar in the Ambála District:—
 - . 1. Khan Bahadur S. Bashir Husain.
 - 2. Chaudhri Abdul Rahim.
 - 3. Sardar Har Charan Singh.
 - 4. Lala Thakur Dass.
 - Lala Ram Pershad.

TEK CHAND,

Offg. Commissioner. Ambála Division

The 22nd August 1921.

No. 5239.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that Tikka Ram Narain Singh is re-appointed a member of the Notified Area Committee of Anandpur in the Hoshiarpur District.

· HARI KISHAN KAUL,

Commissioner, Jullundur Division.

The 16th August 1921.

No. 30.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that in exercise of the powers delegated to him under section 32 of the said Act by l'unjab Government notification No. 4, dated 3rd January 1921, the Commissioner of the Multán Division has been pleased under section 17 (2) of the said Act to appoint the Headmaster of the Anglo-Vernacular Middle School, Alipur, an exofficio member of the Municipal Committee of Alipur in the Muzaffargarh District, vice the Sub-Divisional Officer, Alipur, resigned.

E. R. ABBOTT, Commissioner, Multan Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 85.

LAHORE, FRIDAY, SEPTEMBER 2, 1921.

PART I.-B.

Metifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 30th August 1921.

No. 35.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following person has been elected, under section 12 of the said Act, a member of the Municipal Committee of Gohana, in the Rohtak District, in accordance with the rules made in that behalf by the Local Government:—

Lala Imrat Lal, son of Chaudhri Kewal Kishen, Mahajan.

TEK CHAND,

Offg. Commissioner, Ambala Division.

The 26th August 1921.

No. 32-A.-II-18.—In accordance with the provisions of section 24 of the Punjab Municipal Act (III of 1911), it is hereby notified that the following person is, under the provision of section 17 of the said Act, appointed a member of the Municipal Committee of Sahiwal in the Shahpur District:—

Lala Kundan Lal, Vasdev, vice Gosain Kanshi Ram, deceased.

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No. 33-A.-II-18.—In accordance with the provisions of section 24 of Act III of 1911 (The Punjab Municipal Act), it is hereby notified that Mian Riaz-ud-din, Tahsildar of Bhalwal, has been, under section 20 of the said Act, elected President of the Municipal Committee of Bhera in the Shahpur District.

H. P. TOLLINTON,

Commissioner, Ráwalpindi Division.

The 25th August 1921.

No. 32.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, 1911, and under the powers delegated to Commissioners by Punjab Government notification No. 4, dated 3rd January 1912, it is hereby notified that the Assistant Surgeon, Khánewál, is appointed a member of the Committee of the Notified Area of Khánewál in the Multán District.

The 29th August 1921.

No. 33.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, 1911, and under the powers delegated to Commissioners by Punjab Government notification No. 4, dated 3rd January 1912, it is hereby notified that the Sub-Assistant Surgeon, Miàn Chanun, is appointed a member of the committee of the Notified Area of Mián Chanun, in the Multán District.

E. R. ABBOTT,

Commissioner, Multan Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 36.

LAHORE, FRIDAY, SEPTEMBER 9, 1921.

PART I.-B.

Metifications by Commissioners

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 6th September 1921.

- No. 36.—In accordance with the provisions of section 242 (1: (d) of Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following persons have been appointed members of the Committee of the Notified Area of Kharar in the Ambála District.—
 - 1. Chaudhri Kitpa Ram, Saini.
 - 2. Sayed Imdad Ali, Pleader.

TEK CHAND,

Offg. Commissioner, Ambála Division.

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The 29th August 1921.

No. 5386.—In accordance with the provisions of section II of the Punjab District Boards Act, XX of 1883, it is hereby notified that the following person has been elected a member of the District Board of the Ludhiána District:—

ELECTED MEMBER.

Tahsil Samrala.

Chaudhri Fateh Din, Lambardar, Lalauri, vice Chaudhri Ghulam Nabi, deceased.

HARI KISHAN KAUL.

Commissioner, Jullundur Division.

The 24th August 1921.

No. 31.-

Rules made by the Commissioner, Multan Division, under section 12 of the Northern India Ferries Act, 1878.

- 1. These rules shall apply only to such public ferries in the districts of Montgomery, Lyallpur, Jhang, Multán, Muzaffargarh and Dera Gházi Khan as may, from time to time, under a direction of the Local Government given under section 7-A of the Act, be managed by the District Board of any of the above districts. All existing rules affecting such ferries made or purporting to have been made under section 12 of the Act are hereby cancelled but any orders now in force under such rules shall, in so far as they are consistent with these rules be deemed to have been made under these rules.
- 2. The control and management of the ferries by the District Board shall be subject to the superintendence of the Magistrate of the District and the District Board shall be bound to obey any order issued by him, ordering compliance with the provisions of the Act or of these rules, or deemed necessary by him for the safety of the public.
- 3. The District Board may either keep any ferry under its own management or may let the tolls by public auction for a period not exceeding one year.
- 4. Where the tolls are let, the leases shall be sold by public auction by the Chairman of the District Board or by such member or servant of the Board as he may appoint for that purpose. All bids shall be recorded in writing at the time of the auction under the orders of the person conducting the sale.
- 5. The District Board may order the tolls of a group of ferries to be sold together, if, with reference to their situation, it considers this necessary to prevent competition for the traffic. In the absence of such direction, the tolls of each ferry shall be put up to sale separately.
- 6. Due publicity shall be given of the time and place of auction which shall be held not later than one month before the date from which the tolls are being let.
- 7. The person conducting the sale shall, on application made in writing before the sale, inform intending purchasers of the tolls of the terms on which the lease is to be held and, so far as possible, furnish if desired other particulars likely to effect the value of the lease.
- 8. Any purchaser whose bid is accepted by the person conducting the sale will be required to pay in advance the amount of the rent payable for two months of the period for which the tolls are leased and to pay the rent due for each month immediately on the expiration of that month, credit being given for the sum deposited in advance against the rent for the last two months of the period.
- 9. Bids accepted by the person conducting the sale shall be subject to the approval of the District Board, provided that the District Board shall approve any such bid, unless information of its disapproval is communicated to the purchaser before the date from which the tolls are being let.
- 10. No bids shall be accepted from persons not resident in British Territory, or from an Independent Chief or the servant or subject of such Chief without the sanction of the Commissioner.
- 11. The purchaser of the lease shall not be at liberty to transfer it or to under let any ferry without the permission in writing of the Chairman of the District Board,

- 12. After the prescribed advance has been paid a written lease shall be given to the lessees of the tolls, specifying the period for which the lease has been granted, the amounts and dates of instalments to be paid and the share the boatmen are entitled to receive out of the tolls. The lessee shall execute a counter part agreement containing the same particulars and an undertaking to observe all rules in force or which may be brought into force during the currency of his lesse under section 12 of the Northern India Ferries Act 1878 so far as they relate to his duties. In the case of ferries between British and Bahawalpur territory the lesse shall further state that the lessee is not entitled to collect any tolls from men, conveyances or animals crossing from the Bahawalpur to the British side of the river.
- 13. The lessee shall report to the Chairman of the District Board the name of any agent whom he may appoint to collect the tolls and to discharge any duties incumbent upon him at any ferry and the dismissal or transfer of any such agent before the expiration of the lease.
 - 14. The District Board shall determine for each ferry :-
 - (1) The number and kinds of boats to be maintained and their dimensions and equipment and the number of the crew to be maintained for each boat.
 - (2) The share of the tolls or other remuneration which the boatmen and owners of the boats shall be entitled to receive.
 - (8) The hours during which the boats shall ply and, if necessary, the maximum intervals to be allowed within these hours between the departure of one boat from the bank and that of the following boat from the same bank.
 - (4) The number of passengers, animals and vehicles and the bulk and weight of other cargo which may be carried by each kind of boat on one trip.

The orders given on these points shall be reported to the Magistrate of the District and shall be subject to his approval and may for sufficient reason be varied from time to time with his sanction.

- 15. Where necessary and in any case where ordered by the Magistrate of the District, the District Board shall provide suitable platforms at the landing places to prevent danger to life and property.
- 16. It shall be the duty of the District Board to bring to the notice of the Magistrate of the District any circumstances which render special police arrangements necessary at any ferry under its management for the prevention of crime and the preservation of the peace.
- 17. The District Board or, where the tolls are let, the lessee shall maintain a register showing the number of men conveyances or animals of each description specified in the schedule of tolls making use of the ferry during each day.

In the case of the ferries of the Dera Ghazi Khan District where merchandise conveyed without carriage is liable to toll, the weight of such merchandise conveyed by the ferry during each day shall also be entered in this register.

The 30th August 1921.

No. 34.—In accordance with the provisions of section 24, of the Punjab Municipal Act, 1911, it is hereby notified that Khan Sahib Maulvi Ghulam Bari has been elected, under section 23 of the said Act, President of the Municipal Committee, Lyallpur, in the Lyallpur District.

The 3rd September 1921.

- No. 35.—In accordance with the provisions of Section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the following persons are appointed members of the Municipal Committee of Gojra in the Lyallpur District:—
 - (1) Khan Bahadur Sayyid Mehdi Shah, O.B.E., C.I.E., M.L.C.,

re-appointed.

(2) Lala Jiwan Dass,

E. R. ABBOTT.

Commissioner, Multan Division.

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PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 37.

La production to the contract

LAEORE, FRIDAY, SEPTEMBER 16, 1921.

PART I.-B.

Matifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 6th September 1921.

No. 34-A.II.-13.—In accordance with the provisions of section ?4, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the Sub-Divisional Officer of Pind Dadan Khan has been elected, under section 20 of the said Act, as ex-officio President of the Municipal Committee of Pind Dadan Khan.

H. P. TO LLINTON,

Commissioner, Rawalpindi Division.

The 6th September 1921.

No. 36.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, 1911, and under the powers delegated to Commissioners by Punjab Government notification No. 4, dated 23rd January 1912, it is hereby notified that the Assistant Surgeon of Ahmadpur is appointed a member of the Committee of the Notified Area of Ahmadpur in the Jhang District.

E. R. ABBOTT,

Commissioner, Multan Division.

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PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 88.

LAHORE, FRIDAY, SEPTEMBER 23, 1921.

PART I.-B.

Nutifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTERS.

The 20th September 1921.

- No. 37.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following persons are re-appointed under section 12 of the said Act members of the municipal committee of Buria in the Ambála District: --

 - Lala Kashmiri Lal. Lala Kailash Chand.
 - (3) Chaudhri Amiruddin.
 - (4) Sheikh Ghulam Muhammad.
 - Hakim Amiruddin.
 - (6) B. Raghbir Singh, B. A., L.L. B., Superintendent of the Buria Estate, vice the late Sardar Bahadur S. Lachhman Singh.

The 22nd September 1921.

No. 38.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that B. Raghbir Singh, B.A., LL.B., Superintendent of the Buria Estate is appointed, under section 20, sub-section (1) of the said Act, President of the Municipal Committee of Buria in the Ambala District, vice Sardar Bahadur Sardar Lachhman Singh deceased.

TEK CHAND,

Offg. Commissioner, Ambala Division.

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The 17th September 1921.

- No. 5717.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following persons are re-appointed members of the committee of the notified area of Guruharsahai Mandi in the Ferozepore District :—

 - Lala Tulsi Ram.
 Lala Dewan Chand.
 - (3) Lala Lachman Das,

HARI KISHAN KAUL.

Commissioner, Jullundur Division.

The 15th September 1921.

- No. 65.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following persons have been re-appointed members of the committee of the notified area of Sambariál in the Siálkot District :-
 - Lala Sita Ram.
 - (2) M. Ghulam Nabi.
- No. 66.—Under the provisions of section ?42 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person has been appointed a member of the notified area committee of Daud in the Siálkot District :-
 - (1) Chaudhri Suleiman Khen, son of Chaudhri Amir Bakhsh, Rajput. The 17th September 1921.
- No. 67.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following persons are appointed members of the notified area committee, Nankana Sahib, in the Sheikhupura District :-
 - Mahant Kirpa Ram, re-appointed.
 - Chaudhri Narain Das, timber merchant, vice Mahant Narain Das.

The 19th September 1921.

No. 68.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person has been appointed, under section 17 (2) of the said Act, a member of the municipal committee of Pathankot in the Gurdáspur District:—

Bhai Kahan Singh, vice the Tahsildar, Pathankot, resigned.

No. 69.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that Lala Jagan Nath has been elected, under section 20 (1) of the said Act, President of the municipal committee of Pathánkot in the Gurdáspur District, vice the Tahsildar, Pathankot, resigned.

The 20th September 1921.

No. 70.—The following revised rules which have been framed under section 3 of Act XIV of 1979 (The Hackney Carriages Act) in supersession of the rules sanctioned by Punjah Government under notification No. 345, dated 1st July 1911, as amended by notifications No. 107, dated 14th March 1912, No. 433, dated 12th August 1912 and No. 19, dated 4th April 1918, respective. ly, for the regulation and control of hackney carriages within the Municipal limits of Lahore are hereby published for general information.

They shall have the force of law from the date of this notification.

RULES. I. No hackney earriage shall be let to hire or taken to ply or offered for hire except under a license granted in that behalf by the municipal committee and signed by the Secretary.

- 2. Every hackney carriage owner shall obtain a license, from the municipality and every owner who is a minor under the age of 18 years, or who may be considered by the Secretary, Municipal Committee, to be incapable of satisfactorily discharging the legal responsibilities of owner, shall appoint an agent in whose name the license shall be given and such agent shall be responsible for all obligations of the owner under the Act and these rules.
- 3. Such license shall be issue I from the municipal office in Form 32 of the Municipal Account Code on payment of the fee prescribed in rule 6, and after the carriage and horses have been examined and approved by a Committee formed of—

Personal Assistant to the Deputy Commissioner, Superintendent of Police (in his absence the Assistant or Deputy Superintendent of Police);

Secretary, Municipal Committee, and two members of the municipal committee, nominated by the Civil Station and City Sub-Committees, respectively;

Who shall also jointly determine the class to which the carriage shall belong.

A quorum shall consist of two members.

4. Hackney carriages shall be of four classes as detailed below : --

1st Class.—Barouches and Landaus with rubber tyres.

2nd Class.-Victorias and Palki Garries with or without rubber tyres.

3rd Class.—A. Tongas or Bareilly carts with rubber tyres.

3 D

without rubber tyres.

4th Class.—Tumtums and ekkas.

- 5. Licenses will be granted subject to the following conditions: -
 - (1) All carriages must be of a standard pattern in accordance with the drawing and specifications for each class approved by the committee mentioned in Rule 3 and filed in the Municipal Office.
 - (2) The horses in a first class carriage must be not less than 14 hands in height and not less than 4 years old and in good condition; in the case of second, third and fourth class carriages not less than 13 hands in height and not less than 3 years old and in good condition, provided that where the horses are really strong and equal to the draught required of them the prescribed height need not be rigidly adhered to.
 - (3) The harness, bits, lumps and uniforms of drivers of 1st, 2nd and 3rd class 'carriages must be of a standard pattern approved by the Committee mentioned in rule 3, and which pattern will be maintained in the Municipal Office.
 - (4) Every licensed earriage must at all times be driven by a driver licensed under rule 24 provided that a licensed driver of a particular class of carriages may drive any licensed carriage of that class. Each first class carriage must also earry a syce in addition to the driver.
- 6. The fees for carriage licenses shall be as follows:-

		•				$\mathbf{R}s$	Д.	P.
lst class		•••	•••	111		6	0	0
2nd class			•••			5	0	0
3rd class, A.		•••	•••	144	•••	3	8	0
3rd class, B.		•••	***	* ***		3	0	0
4th class	•••	•••			- 1.	2	0	0

7. Hackney carriages shall be divided into two lots, the first lot being licensed from 1st May to 30th April of the following year and the second lot from 1st October to 30th September of the following year. All licenses issued under this rule shall remain in force for one year.

Licenses shall be liable to revocation, suspension or reduction within that time by order of the Municipal Secretary or any member of the committee under the control of the municipality on proof before him that the proprietor or his agent has been guilty of the infringement of any of these bye-laws or has been convicted of any offence under these rules, or that the conditions on which the license was grantel are not fully maintained, provid-

ed that the Secretary's order or the order of any member of the committee under the control of the municipality will be subject to appeal within one week to the committee mentioned in rule 3.

- 8. Applications for the renewal of licenses shall be made one month before the expiry of the year of license and the renewed license shall be granted in the same way and by the same authority as provided in rule 3, and on payment of the same fee as for the original license.
- 9. Every hackney carriage licensed under these rules and the harness and lamps of such hackney carriage shall have the number of the license fixed or painted on them in such place and in such form as the committee may determine and the cost of this shall be paid by the owner of the hackney carriage.
- IO. Every horse passed as fit for use with a hackney carriage shall be marked on foot and no horse shall be used with a hackney carriage until it has been marked as above. The marks must at all times be legible and distinct and should they at any time become indistinct or illegible the horse must be brought to the municipal office to have fresh mark put on.
- 11. All licenses shall be produced for inspection when required by any Magistrate or Police Officer or by the Secretary or other officer or member of the municipality or by the hirer.
- 12. No carriage shall be employed for carrying a person suffering from either plague, cholera, small-pox or leprosy; or the corpse of a person who has died from any of the said diseases, except under the directions of a Medical Practitioner and any carriage used for such a purpose shall be presented by the owner or driver for disinfection at the Municipal Disinfection Station.
- 13. It shall be lawful for any person named in rule 3, or for the Inspector or Assistant Inspector of hackney carriages to enter premises in which licensed vehicles, animals harness and other things used therewith are kept, in order to carry out any of the provisions of these bye-laws.
- 14. The carriage stands appointed are specified in the list given at the end of these rules, and no carriage shall wait for hire except at such stands. Drivers found waiting for hire at places other than those appointed shall be liable, on report to the Secretary, after due enquiry, to forfeit their licenses to drive. The regulation of the order in which hackney carriages shall rank on the stand shall be under the control of the municipal committee. In the case of the Railway Station cab stand packing and controlling of vehicles plying for hire shall remain under control of the municipal committee while the calling of such vehicles should be left in the hand of the police.

This rule does not apply to the drivers of hackney carriages who convey any person to or from any place of public worship; amusement or resort or who shall for such purpose be in waiting with such carriage at or near to any such place. Such drivers shall, however, as regards the manner of taking up or setting down any passenger or of waiting for such purpose comply with the directions of every police constable authorised to prevent obstruction of the roads or streets in the neighbourhood of such place.

- 15. The driver or proprietor of a licensed carriage shall, at any time of the day or night, be bound to give such carriage on hire to any person demanding the same, unless for good or sufficient reason, the burden of proving which shall be on the driver or proprietor so refusing.
- 16. The maximum number of persons that may be carried by each description of hackney carriage is as follows:—

Description	n of vehicl	e.		No. of persons,	
I,-By let and 2nd class carr	riages	••			-
(a) With 2 horses	***	•••	***	7 persons including driver and syce,	
(b) With 1 horse	***	•••		5 persons including driver.	
11By 8rd and 4th class carr	inges		•••	Do. do.	*

17. The maximum load inclusive of luggage which may be carried by each description of carriages is as follows:—

 Mainds.

 Carriage drawn by one horse
 ...
 ...
 8

 ,, ,, two horses
 ...
 ...
 15

Each adult person shall be considered as weighing 1½ maunds, and each child under 12 years of age as three-fourths of a maund.

18. The owner or person in charge of a hackney carriage shall keep a distinct and printed list of fares in English and Urdu affixed to such carriage in such place as the Committee may direct. If such list is destroyed or defaced another like list shall be forthwith substituted therefor.

19. The fares for hackney carriages plying between 5 A.M. and 10 P.M. shall be as follows:—

	7.	, (11)			l Cla			\$RI	CLA	56, To	nga.	•		- C-1	
Within municipal limits.		1st Class, Landau.		1 horse victoria or 2 horses palki gari.		▲.		В.		4th Class, Tumtum.					
	Rs.	Δ.	₽.	Rs.	۸,	P.	Re.	A ,	P.	Rs.	۸.	₽.	Bs.	_ .	P.
For 1st hour or less	1	8	0	1	0	0	0	12	0	0	10	0	0	5	0
For subsequent hour or less	0	12	0	0	8	0	0	8	0	. 0	6	0	0	3	0
Beyond municipal limits.															
To Shahdara, Shalamar or Labore Cantonment including return kire.	8	0	0	2	0	٥	. 1	4	0	1	0	0	Ö	10	0
Plus per hour or portion of an hour when detained.	0	12	0	0	8	0	0	6	0	0	5	0	0	8	o .
To Nawankot, or Ichhra includ- ing return hire.	2	4	0	1	8	0	, 1	0	0	0	18	0	0	8	0
Plus per hour or portion of an hour when detained.	0	12	0	0	8	0	0	6	0	0	Б	0	0	8	0

The fares for hackney carriages plying between 10 P.M. and 5 A.M. shall be as follows:—

'	1	. 01.	_		d Cl			Sed	CLA	18, To	KGA.				
Within municipal limits.		1st Class, Landau.		I horse victoria or 2 horses palki gari.		A.		В,			4th Olass, Tumtum.				
	Rs.	A.	P.	Rs.	Α.	P.	Rs.	A .	P.	Rs.	A .	P.	Rs.	ـــــــــــــــــــــــــــــــــــــ	 P,
For 1st hour or less	1	14	0	1	4	0	0	13	0	0	10	0	0	6	0
For subsequent hour or less	0	15	0	0	10	0	0	8	0	0	6	0	. 0	4	0
Beyond municipal limite.													Ī		
To Shahdara, Shalamar or Lahore Cantonment including return hire.	8	12	0	2	8	0	1	10	0	1	4	0	0	12	0
Plus per hour or portion of an hour when detained.	0	15	0	0	10	0	0	8	0	0	6	0	0	4	0
To Nawankot or Ichhra including .	2	18	0	1	14	0	1	4	0	1	0	0	0	10	0
Plus per hour or portion of an hour when detained.	0	15	0	0	10	0	0	8	0	0	6	0	0	4	0

Nors—The Municipal Rules do not oblige a driver or owner to hire his carriage for any place outside the municipal limite except up to and including Lahore Cantonment, Shahamar, Shahdara, Nawaukot (New Shahamar) or Ishhra. If any person wishes to take a carriage to any other place outside the municipal limits, the driver or owner is entitled to make a special arrangement about the fare to be paid.

- 20. Every licensed vehicle shall at all times while plying for hire carry two lamps properly fitted with candles.
- 21. Every licensed vehicle shall be restricted to such cab-stands as may be deemed proper by the Secretary.
- 22. Any carriage being removed from Lahore for a period of more than a month will be struck off from the register of hackney carriages and must not ply again for hire on its return except under a new license.
- 23. No licensed hackney carriage within municipal limits shall discontinue plying for hire for more than one week without the written permission of the Secretary. Failure to comply with this rule shall render the license of such hackney carriage liable to forfeiture.
- 24. A driver's license shall not be granted to any person under 20 years of age or who, in the opinion of the Secretary, Municipal Committee, is, by reason of any infirmity, incapable or unfit to act as the driver of a hackney carriage and such license shall be liable to revocation or suspension by the Secretary, Municipal Committee, on proof before him that the holder has been guilty of the infringement of any oft hese rules or is, in the opinion of the said Secretary, for reasons to be recorded in writing unfit to act as the driver of a licensed carriage.
- 25. Every licensed driver shall wear, while driving a licensed carriage or plying for hire, a brass badge of a standard pattern on his turban bearing the number of his license and drivers of 1st, 2nd and 3rd class carriages shall also wear the following uniforms:—

Khaki Drill Coat.

Khaki Paijamas (Jodhpore Style).

Khaki turban.

Leather belt of approved pattern.

- 26. The fee for driver's license shall be Rs. 2 per annum.
- 27. Prosecutions for the breach of these rules may be instituted by any passenger, Police Officer or Secretary of the Municipal Committee.
- 28. These rules do not apply to carriages belonging to other towns or places situated at some distance from Lahore, so long as they only bring passengers into Lahore from outside and wait in Lahore without plying within municipal limits till they get an engagement to carry passengers back to the place to which they belong.
- 29. Carriages must be brought bi-annually for inspection on dates fixed by the Committee mentioned in rule 3. Any vehicle found to have deteriorated in quality may be reduced in class or suspended from plying.
- 30. Where a hackney carriage is hired out to a private person for a period exceeding one month, the owner of the carriage may, on the written request of such person, which he shall produce, apply to the Secretary, Muni cipal Committee, for exemption from compliance with the provisions of these rules, for so long as such hiring may continue. In cases in which the application is granted the owner shall be bound to report to the same authority the termination of the hiring out in question.

List of stands for carriages.

- 1. Railway Station, Octroi Post A.
- 2. Railway Station, Octroi Post B.
- 3. Cooper Road.
- 4. Zoo.
- 5. Davies Road.
- 6. Bank Road.
- 7. Mozang Road.
- 8. Moghalpura.
- 9. Delhi Gate.
- 10. Shahalmi Gate.
- Il. Lohari Gate.

- 12. Hira Mandi.
- 13. Gwal Madi.
- 14. Junction of Lytton and Bahawalpur Road.

Nors.—As necessity requires or funds permit, the committee shall be competent to acquire land for more carriage stands at suitable places in the city to be selected in consultation with the Secretary, Municipal Committee.

A. LANGLEY,

Commissioner, Lahore Division.

The 19th September 1921.

No. 35-A.—II-10.—In accordance with the provisions of section 24 of Act III of 1911 (The Punjab Municipal Act) it is hereby notified that Khan Sahib Chaudhri Ghulam Sarwar Khan, M.L.A., is appointed under section 12 of the said Act to be nominated member of the municipal committee of Dingah, in the Gujrát District, in place of the Tahsildar, Kharian, an ex-officio member of the committee who has resigned.

The vacancy of an elected member vice Khan Sahib Chaudhri Ghulam Sarwar Khan, M.L.A., will for the present remain unfilled.

H. P. TOLLINTON,

Commissioner, Rawalpindi Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 39.

LAHORE, PRIDAY, SEPTEMBER 30, 1921.

PART I.-B.

Notifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 20th September 1921.

No. 5778.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following persons have been appointed members of the committee of the notified area of Jalálabád in the Ferozepore District:—

- (1) Nawab Ghulam Qutb-ud-din Khan, Nawab of Mamdot, vice Haji Muhammad Bukhsh.
- (2) Lala Punun Mal, re-appointed.

The 26th September 1921.

No. 5887.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person is appointed member of the committee of the notified area of Gidderbaha in the Ferozepore District:—

(1) S. Atma Singh, vice B. Sada Singh, resigned.

HARI KISHAN KAUL,

Commissioner, Jullundur Division.

(147)

1186 PGG

The 21st September 1921.

No. 71.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that Lala Kesho Das is re-appeared a member of the notified area committee of Sodhra in the Gujránwala District.

A. LANGLEY,

Commissioner, Lahore Division.

BOARDS.

The 20th September, 1921.

Erratum to Commissioner Ráwal indi's notification No. 24-A.Iv-2, dated 12th July 1921.

In line 2 please substitute the words "District Board" for the word, "Islamia" before "school."

H. P. TOLLINTON,

Commissioner, Rawalpindi Division

COMMITTEES.

The 23rd September 1921.

No. 37.—The following modification of Rule 8 (a) of the rules for the regulation and control of hackney carriages in the Multán Municipality, framed under section 3 of the Hackney Carriage Act, 1879, and published in Punjab Government notification No. 2, dated 17th January 1921, having been confirmed by the Commissioner of the Division, is published for general information. It will come into force 6 weeks from the date of publication of this notification:—

For 3rd entry in the schedule of the existing Rule S (a) substitute the following:—

Pescription of	t vehicle.		Number of persons.	Weight of load,
Third Class tongs if they be accomplying in Lahore or such rubber Carriage Committee may consider for	tyred tongas as th	e Hacknevi	4 persons excluding the drivers and the syste.	8 maunds.
the driver.	1, 4, 1	·		

E. R. ABBOTT,

Commissioner, Multan Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 40.

LAHORE, FRIDAY, OCTOBER 7, 1921.

PART I.-B.

Pletifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT,

COMMITTEES.

The 1st October 1921.

No. 6018.—The following amendment proposed by the municipal committee of Jullundur under section 31 (1) of the Punjab Municipal Act, III of 1911, in its business bye-laws Nos. 80 (a) and (b) as published in Commissioner's notification No. 3475, dated the 26th May 1919, being confirmed by Commissioner, under the powers delegated to him in Punjab Government notification No. 4, dated the 3rd January 1912, is hereby published for general information and will come into force within the Jullundur Municipality six weeks from the date of this notification:—

. AMENDMENT.

For "rupees ten per mensem," wherever it occurs in bye-laws Nos. 80 (a) and 80 (b) read "rupees fifteen (Rs. 15) per mensem."

HARI KISHAN KAUL,

Commissioner, Jullundur Division.

(149)

The 30th September 1921.

No. 72.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person has been appointed member of the committee of the notified area of Daska in the Siálkot District:—

Subcdar Shade Khan.

The 1st October 1921.

- No. 73.—In accordance with the provisions of section 242 (1) (d) of Act III of 19.1 (the Punjab Municipal Act), it is hereby notified that the following persons have been re-appointed members of the committee of the Pattoki Mandi Notified Area in the Lahore District:—
 - 1. Haji Mehtab-nd-Din.
 - 2. Lala Kishen Chand.

A. LANGLEY, Commissioner, Lahore Division.

The 1st October 1921.

No. 36-A-II-1.—In accordance with the provisions of section 24; Act III of 1911 (the Punjab Municipal Act), it is hereby notified that Lala Bihari Khan, retired Clerk of Court, is appointed, under section 17 (2) of the said Act, a member of the municipal committee of Miánwáli, in place of Khan Sahib Resaidar Sardar Ahmad Khan, deceased.

H. P. TOLLINTON,
Commissioner, Ráwalpindi Division.

The 3rd September 1921.

No. 38.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is bereby notified that Khan Bahadar Sayed Mehdi Shah, O.B.E., C.I.E., M.L.C., has been re-elected, under section 20 (1) of the said Act, as President of the municipal committee of Gojra in the Lyallpur District.

E. R. ABBOTI,
Commissioner, Multan Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 41.

LAHORE, FRIDAY, OUTOBER 14, 1921.

PART I.-B.

Mutifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 7th October 1921.

No. 74—Under the provisions of section 242 (i) (d) of the Punjah Municipal Act, III of 1911 it is hereby notified that Pensioner Jamadar Ishar Singh has been appointed a member of the Bhopalwala Notified Area Committee in the Sialkot District.

A. LANGLEY.

Commissioner, Lahore Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Hutbority.

No. 42.

LAHORE, FRIDAY, OCTOBER 21, 1921.

PART I.—B.

Netifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 15th October 1921.

No. 6370.—The following rules for the regulation of vaccine operations in the Notified Area Committee of Abohar in the Ferozepore District made under sections 19 and 19-A of Act XIII of 1880 (as amended by Act II of 1918) by the Notified Area Committee of Abohar in the Ferozepore District at a special meeting, have been confirmed by the Commissioner of the Division and are published for general information. They will come into force six weeks from the date of the publication of this notification:—

RULES.

I. The notified area committee shall, from time to time, appoint vaccine public stations for the notified area at such places as the Civil Surgeon may, in consultation with the committee, approve and shall similarly fix the days and hours at which such stations shall be open and shall cause to be affixed on the outside of such places in a conspicuous position sign boards on which shall be printed in letters easily legible and in English and Vernacular characters, the following inscription:—

ABOHAR NOTIFIED AREA VACCINE STATION.

Open every day from ______to____.

and these stations shall be numbered and known as No. 1, No. 2, No. 8 and so on, respectively.

(153)

Appointment of public vaccinator.

Appointment of public vaccinator.

Distinguishing badge to be worn by public vaccinator.

Distinguishing badge to be worn by public vaccinator.

Appointment of public vaccinator.

Every such public vaccinator shall ordinarily wear a distinguishing badge consisting of a red cross on a white ground and this shall be worn on the breast.

Qualifications of a public vaccinator.

1II. No person shall be appointed a public vaccinator unles-

- (a) he has passed the Vernacular Middle School Examination ;
- (b) he is certified medically fit by a registered medical practitioner, and
- (c) he has attended a course of instruction in Vaccination and Elementary Hygiene at the Punjab Vaccine Institute and has obtained the certificate granted by that Institute.

Vaccination season.

IV. The vaccination season will extend from 1st November to 31st March, inclusive.

V. During the vaccination season the public vaccinator shall be bound to attend at the vaccine station to which he may be attached by the Civil Surgeon on the days and hours fixed for such station and shall reside in the notified area.

Although the Vaccination Act does not render liable to punishment the omission to get children under the age of six months vaccinated, yet it is very desirable that children should be vaccinated at an earlier age. As a rule, all healthy unprotected children over one month old presented for vaccination should be vaccinated by the public vaccinators.

- VI. The lymph to be used in the performance of vaccinations shall be pure lymph obtainable from the Punjab Vaccine Institute.
- VII. Persons desirous of procuring the vaccination of their children at their own houses shall intimate the fact to any of the public vaccinators are private houses and the fee payable to a public vaccinator for an operation.

 A fee of Re. 1 shall be payable to a public vaccinator who so vaccinates a child within the limits of the notified area committee.
- VIII. Persons licensed by the Local Government to act as private vaccinators shall in no case demand a higher fee than one rupee for a single operation, and shall perform their duties under the orders and subject to the general control of the Civil Surgeon.
- IX. If the result of the first vaccination is a failure, the child should be re-vaccinated.

 Re-vaccination and the age of the child.

 If this second vaccination is also a failure, a third attempt should be made. If this also is unsuccessful, it is needless to repeat it again.
- Grant and form of certificate of successful vaccination, a certificate in Form A attached to these rules shall be granted in the former case to the parent or guardian of such child by the vaccinator, and in the latter in Form B by the local Medical Officer of the vaccinated, a certificate shall be granted by the vaccinator to the parent or guardian of such child in Form C attached to these rules.

Registers to be kept by the notified area committee:—

- (A) A register showing the names of children born within the notified area subject to these rules on and after the date of the application of Act XIII of 1880 (as amended by Act II of 1918) to such area.
- (B) A register showing the names of unprotected children born in the area aforesaid previous to the date of the application of Act XIII of 188) (as amended by Act II of 1918) and who were at that date under the age of 14 years if boys and of 8 years if girls.

- (C) A register showing the names of unprotected boys and girls respectively under these ages brought within the local area aforesaid at any time after the application of the Act XIII of 1880 and who had resided there for a month.
- (D) A register showing the result of each vaccination or its postponement and the delivery of certificates, if any.
- XII. The preparation of register (A) shall be effected from the register of births maintained in the notified area office; of register (B) and (C) from the information to be collected under the orders of the Civil Surgeon; of register (D) from the reports submitted by the vaccinator, as hereinafter prescribed.
 - XIII. Every public and private vaccinator employed within the local area to which these rules apply shall keep up the following registers to be kept by vaccinator.

Register A showing-

- (1) Name, sex, age, parentage, caste and residence of each child vaccinated.
- (2) Date of operation.
- (3) Date of inspection after vaccination.
- (4) Result whether successful or unsuccessful.
- (5) Date of second operation, if first unsuccessful.
- (6) Date of inspection after re-vaccination.
- (7) Result whether successful or unsuccessful.
- (8) Date of third operation, if first and second unsuccessful.

Register B showing-

- (1) Name, sex, age parentage, caste and residence of each child produced but found unfit for vaccination.
- (2) Date of certificate of postponement granted under section 9 of Act XIII of 1880 (as amended by Act II of 1918).
- (3) Date on which the child was represented for vaccination and the result of inspection.
- (4) Date of renewal of postponement certificate, if any.
- (5) Remarks.
- N. B.—If on the child being represented for vaccination, it is found to be in a fit state for that operation, the fact should be recorded in column 3 of register B, and an entry of the fact of vaccination when performed should be made in register A, a reference to such entry being made in the column of remarks of register B, opposite the corresponding entry in latter.
- Preparation of vaccination report and return.

 Preparation of vaccination report and return.

 Preparation of vaccination report and return.

 Preparation of vaccination report and the vaccination season on the general result of the vaccination operations during that period, and shall submit the same through the Civil Surgeon to the Secretary of the notified area committee accompanied by a return showing—
 - (1) Number of boys vaccinated during the month.
 - (2) Number of girls vaccinated during the month.
 - (8) Results--
 - (a) Number successful.
 - (b) Number unsuccessful.
 - (c) Number insusceptible.

	→	
	FORM A.	
	ABORAD NOTIFIED PRES VICCINITION ST	ATION.
	Certificate of ur fitness for vaco	ination.
opinion resident of	, a public (or licensed as the case msy to tame of child) the sen (or daughter as the pis in a state unfit for vaccination, and the colfy the asme) of the current vaccination season.	case may be) of
Dated	•	•
,		(Sd.),
		Vaccinator.
	FORM B.	•
. Ce	ertificate of insusceptibility of success	sful vaccination,
resident of	do hereby certify that the son (or daughter has been three times unsuccessfully vacinause; tible of successful vaccination.	as the case may be) of
Dated		(Sd.),
		Local Medical Officer.
	FORM C.	
	Certificate of successful vacci	nation.
1	, a public (or l'censed as the case may be) vac	einstor, do hereby certify that
(name of child), the so	n (or daughter as the case may be) of	, resident ofwa
racomated by me on th (am entirfied that the	e day of in the year vaccination has been successful.	, and that after due inspection
Dated		
		(³ d.),
		Vaccinator.
	HARI KI	SHAN KAUL,

Commissioner, Jullundur Division.

The 15th October 1921.

No. 75.—Under the provisions of section 244 of the Funjab Municipal Act, III of 1911, the Commissioner of the Lahore Division is pleased to direct that the Tahsildar, Daska, shall cease to be a member of the notified area committee of Daska in the Siálkot District.

A. LANGLEY, Commissioner, Lahore Division

The 12th October 1921.

No. 39.—The following rules for the regulation of vaccine operation in the notified area of Jaranwala made under sections 19 and 19-A of Act XIII of 1880 (as amended by Act II of 1918) by Notified Area Committee of Jaranwala at a special meeting held on 5th May 1921 have been confirmed by the Commissioner of Division and are published for general information. They will come into force six weeks from the date of the publication of this notification:

RULES.

Appointment of Vaccine Station.

Appointment of Vaccine Station.

Appointment of Vaccine Station.

Appointment of Vaccine Station.

Similarly fix the days and hours at which such station shall be open, and shall cause to be affixed on the outside of such place in a conspicuous position a sign board on which shall be printed in letters easily legible and in English and Vernacular Characters, the following inscription:—

Jaran wala Notified Area Vaccine Station open daily 8 A.M. to 4 P.M.

- 2. For the public vaccine station the notified area committee shall appoint a public vaccinator. Such public vaccinator shall ordinarily wear distinguishing badge to be worn by public vaccinator.

 Such public vaccinator shall ordinarily wear distinguishing badge consisting of a red cross on a white ground and this shall be worn on the breast.
- 3. No person shall be appointed a public vaccinator unless (a) he has passed the Vernacular Middle School Examination (b) he is certified medically fit by a registered medical practitioner, and (c) he has attended a course of instruction in vaccination and Elementary Hygiene at the Punjah Vaccine Institute and has obtained the certificate granted by that Institute.

Vaccination season,

- 4. The vaccination season will extend from 1st November to 31st March inclusive.
- 5. During the vaccination season the public vaccinator shall be bound to attend at the vaccine station on the days and bours fixed for the station and he shall reside in the notified area.
 - 6. The lymph to be used in the performance of vaccinations shall be pure lymph obtainable from the Punjab Vaccine Institute.
- 7. Persons desirous of procuring the vaccination of their childern at their own houses

 Facilities for procuring vaccination of shall intimate the fact to the public vaccinat r, who out of the hours of his public duties shall arrange with the applicant to vaccinate the child. A fee of eight annas shall be payable to the public vaccinator who so vaccinates child.
- 8. Persons licensed by the Local Government to act as private vaccinators shall in no case demand a higher fee than one rupee for a single operation and shall perform their duties under the orders and subject.
 - 9. If the result of the first vaccination is a failure the child should be revaccinated. If this second operation is also a failure, a third attempt should be made. If this also is unsuccessful it is needless to repeat it again.
- Grant and form of certificate of successful vaccination a certificate in Form A, attached to these rules shall be granted in the former case to the parent or guardian of successfully vaccination.

 Unfitness for or insusceptibility of vaccination.

 Unfitness for or insusceptibility of vaccination.

 In like manner, whenever it is ascertained that a child has been successfully vaccinated a certificate shall be granted by the vaccinator to the parent or guardian of such child in Form C attached to these rules.
- Registers to be kept by the notified the notified area committee:—
 - (a) A register showing the names of children born within the notified area subject to these rules on and after the date of the application of Act XIII of 1880 (as amended by Act II of 1918) to the notified area.
 - (b) A register showing the names of unprotected children born in the area aforesaid previous to the date of the application of Act XIII of 1880 as amended by the Act, II of 1918 and who were at that date under the age of 14 years if boys and of 8 years if girls.
 - (e) A register showing the names of unprotected boys and girls, respectively, under these ages, brought within the local area aforesaid at any time after the application of Act XIII of 1880, and who had resided there for a month.
 - (d) A register showing the result of each vaccination or its postponement and the delivery of certificates, if any.
- 12. The preparation of register (A) shall be effected from the registers of births maintained in the notified area office, of Registers B and C from the information to be collected under the orders of Civil Surgeon, and of Register D from the reports submitted by the vaccinator as hereinafter prescribed.

Every public and private vaccinator employed within the local area to which those rules apply shall keep up the following registers:-Registers to be kept by vaccinators.

Register & showing-

- Name, sex, age, parentage, caste and residence of each child vaccinated. 1.
- Date of operation.
- Date of inspection after vaccination.
- Result whether successful or unsuccessful.
- Date of second operation, if first unsuccessful.
- Date of inspection after re-vaccination
- Result whether successful or unsuccessful.
- Date of third operation if first and second unsuccessful.

Register B showing-

- Name, sex, age, parentage, caste and residence of each child produced but found unfit for vaccination.
- Date of certificate of postponement granted under section 9 of Act XIII of 1880 (as amended by Act II, 1918). 2.
- Date on which the child was represented for vaccination and the result of 8. inspection.
- Date of renewal of postponement certificate, if any. 4.
- Remarks.

N.B.—If on the child being represented for vaccination it is found to be in a fit state for that operation the fact should be recorded in column 3 of Register B and an entry of the fact of vaccination when performed should be made in Register A, refered to such entry being made in the column of Remarks of Register B opposite the corresponding entry in the latter.

- 14. Every public and private vaccinator shall prepare a monthly report during the vaccination season on the general result of the vaccine Preparation of vaccination reports and returns. operations during that period and shall submit the same, through the Civil Surgeon, to the Secretary of the notified area committee accompained by a return showing-
 - Number of boys vaccinated during the month.
 - Number of girls vaccinated during the month.
 - Result-
 - (a) Number successful.
 - (b) Number unsuccessful,
 - (c) Number insusceptible.

FORM A.

Certificate of unfitness for vaccination.

IA Public or licenses	I medical practioner do hereby certify that in my opinion
the son (or daughter) of	, resident of, is in a state unfit for vaccination and
that such unfitness will continue, during the who	ole (or if a part specify the same) of the current vaccination season.
	(&d.)
Dated	Medical practitioner.
	FORM B.
Cer ificate of insusc	eptibility of successful vaccination.
1	that the son (or daughter) ofresident ofhas been my opinion he (or she) is insusceptible of successful vaccination.
	(Sd.)
	Out Andread Common

FORM C

Certificate	٥f	successful	vaccination
OOI CHILDRED	••	au accession	V accommandi

I, a	public (linensed)	vaccinator d	o hereby	certify	that——		the son
(or daught) of residen	ıt of	was vaccinate	d by me o	оь the	day of		in the
year and that after due	e Inspection, I am	satisfied that	the vacch	ation has	been successful.		
				(8d)		•	
Date				Paceinai	o r		

No. 40.—The following rules for the regulation of Vaccine Operation in the Notified Area of Tandlianwala, made under sections 19 and 19-A of Act XIII of 1880 (as amended by Act II of 1918) by the Notified Area Committee of Tandlianwala at a special meeting, held on 28th April 1921, have been confirmed by the Commissioner of the Division and are published for general information. They will come into force six weeks from the date of the publication of this notification :-

Rules.

1. The notified area committee shall from time to time appoint a public vaccine station for the notified area at such place as the Civil Surgeon Appointment of Vaccine Station. may, in consultation with the committee, approve and shall similarly fix the days and hours at which such station shall be open, and shall cause to be affixed on the outside of such place in a conspicuous position a sign-board on which shall be printed in letters easily legible and in English and Veroacular characters the following

TANDLIANWALA NOTIFIED ARE! VACCINE STATION.

Open daily from 8 A.M. to 4 P.M.

- For the public vaccine station the notified area committee shall appoint a public vaccinator. Such public vaccinator shall ordinarily wear a Appointment of public vaccinator. Distinguishing badge to be worn by distinguishing badge consisting of a red cross on a white ground and this shall be worn on the breast. public vaccinator.
- 3. No person shall be appointed a public vaccinator unless (a) he has passed the Vernacular Middle School Examination, (b) he is certified Qualification of public vaccinator. medically fit by a registered medical practitioner, and (c) he has attended a course of instructions in Vaccination and Elementary Hygeine at the Punjab Vaccine Institute and has obtained the certificate granted by that institute.

Vaccination season.

- 4. The vaccination season will extend from 1st November to 31st March, inclusive.
- 5. During the vaccination season the public vaccinator shall be bound to attend at the vaccine station on the days and hours fixed for the Time of attendance of public vaccina-tors and their residence. station and he shall reside in the notified area.
 - 6. The lymph to be used in the performance of vaccination shall be pure lymph obtainable from the Punjab Vaccine Institute. Nature of lymph to be ordinarily used.
- 7. Persons desirous of procuring the vaccination of their children at their own houses shall intimate the fact to the public vaccinator, who out of Facilities for procuring vaccination of children at private houses and the fee payable to a public vaccinator for an operation. the hours of his public duties shall arrange with the applicant to vaccinate the child. A fee of eight annas shall be payable to the public vaccinator who so vaccinates a child.
- 8. Persons licensed by the Local Government to act as private vaccinators shall in no case demand a higher fee than one rupee for a single Fees chargeable by private vaccinators the authority to which they are operation and shall perform their duties under the orders and subject to the general control of the Civil Suranbject.
 - 9. If the result of the first vaccination is a failure the child should be re-vaccinated. If this second operation is also failure, a third attempt Re-vaccination and the age of the child. should be made. If this also is unsuccessful it is needless to repeat it again.

Grant and form of certificate of successful vaccination.

Unfitness for or insusceptibility of

10. Whenever it is ascertained that a child is unfit for vaccination or is insusceptible of successful vaccination a certificate in Form A attached to these rules shall be granted, in the former case to the parent or guardian of such child by a registerd medical practitioner and in the latter in Form B by the Sub-Assistant Surgeon. In like manner, whenever it is ascertained that a child has

been successfully vaccinated, a certificate shall be granted by the vaccinator to the parent or guardian of such child in Form C attached to these rules.

11. The following registers shall be kept up by the Registers to be kept by the notified notified area committee :-area committee.

- (a) A register showing the names of children borne within the notified area subject to these rules on and after the date of the application of Act XIII of 1880 (as amended by Act II of 1918) to the notified area;
- (b) A register showing the names of unprotected children born in the area aforesaid previous to the date of the application of Act XIII of 1880 (as amended by Act II of 1918) and who were at that date under the age of 14 years if boys and of 8 years if girls;
- (c) A register showing the names of unprotected boys and girls respectively under these ages brought within the local area aforesaid at any time after the application of Act XIII of 1880 and who had resided there for a month;
- (d) A register showing the result of each vaccination or its postponement and the delivery of certificates, if any.
- The preparation of register (A) shall be effected from the registers of births maintained in the notified area office; of registers (B) and Rules for the preparation of registers. (C) from the information to be collected under the orders of the Civil Surgeon, and of register (D) from the reports submitted by the vaccinator as hereinafter prescribed.
 - 13. Every public and private vaccinator employed within the local area to which these rules apply shall keep up the following regis-Registers to be kept by vaccinators. ters :-

Register A showing-

- (1) Name, sex, age, parentage, caste and residence of each child vaccinated.
- (2) Date of operation.
- (3) Date of inspection, after vaccination.
- (4) Result whether successful or unsuccessful.
- (5) Date of second operation, if first unsuccessful.
- (6) Date of inspection after re-vaccination.
- (7) Result whether successful or unsuccessful.
- (8) Date of third operation of first and second unsuccessful.

Register B showing-

- (1) Name, sex, age, parentage, caste and residence of each child produced but found unfit for vaccination.
- (2) Date of certificate of postponement granted under section 9 of Act XIII of 1880 (as amended by Act II of 1918).
- (3) Date on which the child was represented for vaccination and the result of inspection.
- (4) Date of renewal of postponement certificate, if any.
- (5) Remarks.
- N. B.—If on the child being represented for vaccination it is found to be in a fit state for that operation the fact should be recorded in column 3 of register B and an entry of the fact of vaccination when performed should be made in register A, reference to such entry being made in the column of "Remarks" of register B opposite the corresponding entry in the latter.

PART J.—B.]

£

14.	Every public	and priv	ate vaccinator shall	prepare a	monthly	report o	during	tbe
	of Vaccination	Reports	vaccination season operation during the through the Civil S	on the at period	general re and shall	sult of: submit	the vace the sa	cine ıme,
area commit	tee accompanie		eturn showing—			•		

- (1) Number of boys vaccinated during the month.
- (2) Number of girls vaccinated during the month.
- (3) Results-
 - (a) Number successful.
 - (b) Number unsuccessful.
 - (c) Number insusceptible.

FORM A.

Certificate of unfitness for vaccination	Certificate	of unfitness	for vaccination
--	-------------	--------------	-----------------

r	. a public or licensed medical	practitioner, do hereby certify that in my opinion
		, resident of
is in a state unfit for vaccionme) of the current vacci	ination and that such unfitness will continue	during the whole (or if a part specify the
Dated	_	(\$d.)
		Medical Practitioner.
	FORM B.	
Certi	ficate of insusceptibility of suc	cessful vaccination.
I	do hereby certify that the son	(or daughter) of
	, has been three times unsuccessfull	y vaccinated, and that in my opinion he (or she
Daled	-	(Sd.)
Dimete		Sub-Assistant Surgeon.
	FORM C.	
	Certificate of successful v	accination.
I	, a public (or licensed) vaccinator,	do hereby certify that
the son (or daughter) of	, resident of	, was vaccinated by me on the
that the vaccination has be		_ , and that after due inspection I am satisfied
Dated	-	(8d.)
		Paccinator.
		E. R. ABBOTT,

Commissioner, Multán <u>D</u>ivision.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 43.

LAHORE, FRIDAY, OCTOBER 28, 1921.

PART I.-B.

Metifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT:

COMMITTEES.

The 20th October 1921.

No. 39.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that Rai Sahib Lala Ganga Ram, for the time being, has been elected, under section 20, sub-section (1) of the said Act, President of the municipal committee of Ambála in the Ambála District.

TEK CHAND,

Offg. Commissioner, Ambala Division.

The 20th October 1921.

No. 6525.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person is re-appointed a member of the committee of the notified area of Abohar in the Ferozepore District:—

Lala Darsa Mal.

HARI KISHAN KAUL,

Commissioner, Juliander Division.

(163)

The 21st October 1921.

No. 76.—Under the provisions of section 242 (i) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person has been re-appointed a member of the committee of the notified area of Jámke in the Siálkot District.—

Chaudhri Qasim Ali, Zaildar.

A. LANGLEY,

Commissioner, Lahore Division.

The 18th October 1927.

- No. 37-A-IV-13.—In accordance with the provisions of section 242 (1), clause (d), of the Punjab Municipal Act (III of 1911), it is hereby notified that the following persons are appointed as members of the notified area committee of Bhalwal in the Shahpur District:—
 - (1) Bhai Chanchal Singh
 (2) Chaudhri Faqir Chand } re-appointed.

The 19th October 1921.

No. 38-A.-II-4.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following person is re-appointed, under section 12 of the said Act, as a member of the municipal committee of Pindigheb in the Attock District:—

Lala Gyan Chand, re-appointed.

The 20th October 1921.

- No. 39-A-IV-12.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following persons have been appointed members of the Tallagang Notified Area Committee in the Attock District. This notification will have effect from 10th November 1921:—
 - (1) Malik Fazal Elahi
 (2) Malik Lall Khan

 re-appointed.
- No. 40-A-II-29.—In accordance with the provisions of section 24 of Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following persons are appointed, under section 12 of the said Act, members of the municipal committee of Hazro in the Attock District:—
 - (1) Bhai Bhagat Singh
 (2) Mian Muhammad Din

 re-appointed.

H. P. TOLLINTON, Commissioner, Rawalpindi Division.

The 19th October 1921.

- No. 41.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, 1911, it is hereby notified that the following persons are appointed members of the notified area committee of Jaránwála in the Lyallpur District:—
 - (1) Rai Bahadur Lala Sewak Ran, Member, Legislative Council.
 - (2) Munshi Harbel Singh.(3) Sayed Altaf Hussain Shah.

The 20th October 1921.

No. 42.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the following person is appointed, under section 12 of the said Act, a member of the municipal committee, Lyallpursin accordance with the rules made in that behalf by the Local Government:—

Member Appointed by NAME.

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S. Iqbal Singh, B.A., LL.B., Vakil.
A. ELLIOTT,

Commissioner, Multan Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 44.

LAHORE, FRIDAY, NOVEMBER 4, 1921.

PART I.—B.

Metifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT,

COMMITTEES.

The 28th October 1921.

No. 77.—In accordance with the provisions of section 3 (7) of the Punjab Primary Education Act, VII of 1919, it is hereby notified that the Municipal Committee, Lahore has under section 3 (6) of the said Act, directed that part II of the Act shall apply to the area within the limits of the municipality with effect from 1st may 1921.

APPENDIX A. LAHORE MUNICIPALITY.

No. 78.—

Bye-Laws under section 19 of the Punjab Primary Education Act (VII of 1919) as approved by the Local Government.

- 1. For the purpose of carrying out the provisions of the Punjab Primary Education Act within the Lahore Municipal Area, there shall be constituted three or more School Attendance Committees, representing such part of the said area as may be allotted to each at a General Meeting of the Committee.
- 2. Each School Attendance Committee shall consist of 5 persons to be elected by the Municipal Committee, whose names shall be notified for the information of the public.
- 3. Each School Attendance Committee shall elect a President from amongst its members.
 - 4. The School Attendance Officer shall act as the Secretary of these Committees.
- 5. Each School Attendance Committee shall meet once at least every month or as often as necessary, and a member who fails to attend three meetings consecutively shall be considered to have vacated his seat unless his absence is condoned by the Education Sub-Committee.
- .6. All vacancies in the members of the School Attendance Committee shall be filled in at a General Meeting of the Municipal Committee.
- 7. An extraordinary meeting of the School Attendance Committee shall be held at any time on the written requisition of any two members of the Committee, addressed to the

Attendance Officer who shall thereupon call a meeting of the Committee within two days of the receipt of such requisition.

8. The quorum necessary for the meeting of a School Attendance Committee shall be three members.

9. Each School Attendance Committee shall hid its meeting in the Town Hall or at such other place as the School Committee may decide.

10. The rules for the conduct of business of the Municipal Committee shall apply to the meetings of the School Attendance Committees.

- 11. Each School Attendance Committee shall have the list of the School-going-age boys residing within the portion of the Municipal area for which it has been appointed revised every year by the School Attendance Officer and shall have it republished in February every year. Each committee shall appoint one of its members (to act jointly or singly as that Committee thinks proper) to supervise the revision and the republication of the list and to attest any change or addition in the list.
- 12. The School Attendance Committee shall decide with regard to boys residing in the portion of the Municipal Area for which that Committee has been appointed, (i) which boys are to be exempted on account of reasonable excuse from school attendance, (ii) all questiogs relating to reasonable excuses under sections 10 (B) (C) (E) of the Punjab, Primary Education Act of 1919, (iii) Temporary leave under section 10 (D) in the case of boys who have not joined any school and (iv) all questions relating to any warning issued or to be issued to parents or employees of school-going-age boys under section 17 of the said Act.

Nors: -Temporary leave in the case of bags who have joined any school shall be granted by the Head Master of that school subject to a report to the School Attendance Committee.

- 13. Temporary leave under section 10 (D) of the Act may be granted to a boy on the following conditions:—
 - (1) If the boy is sick and a certificate by a qualified medical man not below the rank of an Assistant Surgeon is produced to that effect.
 - (2) If the boy is unable to attend from some unavoidable circumstances which appear to the Committee or to the Head Master to be sufficient reason for his non-attendance.
- 14. It shall be incumbent on the parents of a boy of school-going age to supply correct information to the Attendance Officer with regard to the age, etc., of such boy.
- 15. Should a boy not appear at the school within seven days of the day appointed for entrance or should a boy already entered be absent for seven days without proper reasons the Head Master of the School concerned shall notify the fact to the School Attendance Committee.
- 16. Each boy attending a recognised school shall have to attend at least 4 periods in a working day and to attend 75 per cent. of the working days during a month.
- 17. The School Attendance Officer shall file and conduct all prosecutions, under section 18 of the Act.
 - 18. The School Attendance Officer shall carry on all the work assigned to him vide rules 1 and 3 (No. 10072-G.,) framed under the Act.

A. LANGLEY,

Commissioner, Lahore Division

The 26th October 1921.

- (1), clause (d), of the Punjab Municipal Act (III of 1911), it is hereby notified that the following persons are re-appointed as members of the notified area committee of Phullarwan in the Shahpur District:—
 - (1) Chaudhri Fazal Ahmad, Lambardar, Chak No. I, N. B.
 - (2) Lala Lakhmi Das, Commission Agent.
- No. 42-A-IV.-4.—In accordance with the provisions of section 242 (1) (d), Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following persons have been appointed members of the committee of the notified area of Attock. This notification will have effect from 11th November 1921:—
 - (1) Lala Jiwan Dass, re-appointed.
 - (2) M. Abdul Ghani, son of M. Abdul Sadiq, Pracha, vice Haji Abdul Majid.

H. P. TOLLINTON,

Commissioner, Ráwalpindi Division

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PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 45,

LAHORE, FRIDAY, NOVEMBER 11, 1921.

PART I.-B.

Notifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 7th November 1921.

No. 6957.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person is appointed under section 17 (2) of the said Act, a member of the Municipal Committee of Phillaur in the Jullundur District:—

Assistant Surgeon Raja Ram, vice Assistant Surgeon Dhanpat Rai, transferred.

HARI KISHAN KAUL,

Commissioner, Jullundur Division.

The 5th November 1921.

No. 79.—Under the provisions of section 2.2 (1) (d) of the Punjab Municipal Act, II of 1911, it is bereby notified that the following persons are appointed members of the committee of the notified area of Pindi Bhattian, in the Gujranwala District:—

- (1) Lala Ishar Das ...
 (2) M. Mohammad Yar Khan ...
 (3) Lala Narain Dass ...
 (4) M. Saadullah Khau ...
 (5) Dr. Karam Chand, vice Lala Kirpa Ram.
 - •

(167)

The 9th November 1921.

- No. 80.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, 1911, it is hereby notified that the following persons are re-appointed as members of the notified area committee, Sheikhupura, in the Sheikhupura District:—
 - 1. Raja Fateh Singh, M. B. E.
 - 2. Mahant Jiwan Das.
 - 3. Chaudhri Dasondhi Khan, Zaildar.

A. LANGLEY,

Commissioner, Lahore Division.

The 31st October 1921.

No. 43-A.-II-9.—In accordance with the provisions of section 24 of Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following person has been appointed, under section 17 (2) of the said Act, a member of the Municipal Committee of Jhelum in the Jhelum District:—

Khan Sahib Bakhshi Ghazanfar Ali, retired Extra Assistant Commissioner, now resident of Jhelum, vice Khan Bahadur Raja Mohammad Akbar Khan M.L.C.

H. P. TOLLINTON,

Commissioner, Ráwalpindi Division.

The 31st October 1921.

No. 43.—In supersession of the existing schedule of fares contained in rule 16 of the rules published under Punjab Government notification No. 315, dated 26th May 1914, as amended by Commissioner's notification No. 1, dated the 21st January 1921, the following revised schedule of fares framed by the Municipal Committee, Lyallpur, under section 3 of the Hackney Carriage Act, XIV of 1879, having been confirmed by the Commissioner, Multán, is published for general information. The schedule will come into force six weeks from the date of publication of this notification:—

SCHEDULE,

FARES.

		First class.	Second class.	Third calss.
For a single hour or portion of an hour For each hour or portion of an hour after the first hour For the whole day of nine hours For the Railway station From the Railway Station to the Agricultural College From the Town Proper and Douglaspura From the Town Proper and from the Railway Station to Factory area.	the	Rs. A. P. 0 12 0 0 8 0 3 8 0 0 10 0 0 12 0 0 6 0 0 10 0	Rs. A. P. 0 8 0 0 6 0 2 12 0 0 6 0 0 8 0 0 4 0 0 6 0	R s. A. P. 0 6 0 0 4 0 2 0 0 0 4 0 0 6 0 0 3 0 0 4 0

The 1st November 1921,

No. 44.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, 1911, and under the powers delegated to Commissioners by Punjab Government notification No. 4, dated 23rd January 1912, it is hereby notified that the following persons are appointed members of the notified area committee of Shorkot in the Jhang District:—

(1).	The Tahsildar of	Sorkot,	ex-officio Presid	lent)),
(2). (3).	Sheikh Abdulla S M. Amir Chand o S. Haidar Shah	hah pice Lal	a Jodha Ram.		Re-appointed.
(4).	S. Haidar Shah	•••	***	•••) n
(5).	Lala Devi Dial	***	***	43.	Re-appointed.

A. ELLIOTT,

Commissioner, Multan Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 46.

LAHORE, PRIDAY, NOVEMBER 18, 1921.

PART I.-B.

Notifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

BOARDS.

The 4th November 1921.

No. 4.—In accordance with the provisions of section 15 (1) of Act XX of 1883 (The Punjab District Boards Act), the Commissioner, Ambála Division, is pleased to notify that the following person is a member of the district board of the Gurgaon District:—

ELECIED MEMBER.

Núh Taksil.

NUH CIRCLE.

Chaudhri Darab Khan, Lambardar, Malab, vice Chaudhri Mohammad Khan, Inamdar deceased.

COMMITTEES.

The 8th November 1921,

No. 40.—In accordance with the provisions of section 242 (1) (d) of Act III of 1911 (The Punjah Municipal Act), it is hereby notified that the Sub-Divisional Officer, Rúpar, is appointed member of the committee of the Notified Area, Kálka, in the Ambála, District, vice Mr. Cameron, District Loco. Superintendent, North Western Railway, resigned.

(169)

The 9th November 1921.

- No. 41.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that Pandit Lachhmi Chand is re-appointed, under section 12 of the said Act, a member of the municipal committee of Buria in the Ambála District.
- No. 42.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the Sub-Divisional Officer, Rúpar, for the time being has been re-elected, under section 20, sub-section (1), of the said Act, President of the municipal committee of Rúpar in the Ambála District.

TEK CHAND,

Offg. Commissioner, Ambdla Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 47.

LAHORE, FRIDAY, NOVEMBER 25, 1921.

PART I.-B.

Notifications by Commissioners.

BOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 22nd November 1921.

No. 43.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person is appointed as a member of the notified area committee, Budhláda, in the Hissar District:—

Sardar Sahib Sardar Chattar Singh, son of Sardar Ishar Singh, Zaildar of Budblada, vice Chaudhri Ata Muhammad Khan.

TEK CHAND,

Offg. Commissioner, Ambála Division.

The 18th November 1921.

No. 44.A-I.V-16.—In accordance with the provisions of section 242 (1), clause (d), of the Punjab Municipal Act (III of 1911), it is hereby notified that the following persons are appointed as members of the notified area committee of Shahpur town in the Shahpur District:—

- 1. Lala Thakur Das.
- 2. Mian Dost Muhammad.

H. P. TOLLINTON,

Commissioner, Ráwalpindi Division.

(171)

The 20th November 1921.

- No. 45.—In accordance with the provisions of section 242 (1) (d) of the Punjab Municipal Act, 1911, and under the powers delegated to Commissioners by Punjab Government notification No. 4, dated 3rd January 1912, it is hereby notified that the following persons are appointed members of the notified area of Ahmadpur in the Jhang District:—
 - (1) Chaudhri Bela Ram, re-appointed.
 - (2) Lala Gurmukh Ram, vice Chaudhri Nihal Chand.
 - (3) Mehr Ghulam Qasim, re-appointed.

A. C. ELLIOTT, Commissioner, Multan Division



PUNJAB AND ITS DEPENDENCIES.

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No. 48.

₹.

LAHORE, FRIDAY, DECEMBER 2, 1921.

PART I .-- B.

Notifications by Commissioners.

EOARDS AND COMMITTEES DEPARTMENT.

COMMITTEES.

The 24th Nevember 1921.

No. 44.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that in exercise of powers delegated to him under section 32 of the said Act by Punjab Government notification No. 4, dated the 3rd January 1912, the Commissioner of the Ambála Division has been pleased under section 12 of the said Act to appoint Mr. N. C. Ghose, Head Master, Mission High School, Ambála City, as a member of the Municipal Committee, Ambála City, in the Ambála District, vice the Deputy Commissioner, resigned.

TEK CHAND,

Offg. Commissioner, Ambdla Division.

The 23rd November 1921.

No. 7342.—In supersession of Punjab Government notification No. 313 (M. & S.), dated 9th July. 1894, the following rules for the regulation of vaccine operations in the Municipal Committee of Jullundur made under section 19 and 19-A of Act XIII of 1880 (as amended by Act II of 1918) by the Municipal Committee of Jullundur at a special meeting have been confirmed by the Commissioner of the Division and are published for general information. They will come into force six weeks from the date of the publication of this notification:—

Rules.

1. The Municipal Committee shall from time to time appoint three vaccine public stations for the municipality at such places as the Medical Officer of Health or the Civil Surgeon in his absence, may in consultation with the committee approve, and shall similarly

fix the days and bours at which each station shall be open and shall cause to be affixed on the outside of these places in a conspicuous position, signboards on which shall be printed, in letters easily legible and in English, Vernacular, Hindi and Gurmukhi characters, the following inscription:—

Juliandar Municipal Vaccine Station open every day

From hour..... hour.

and these stations shall be numbered and known as No. 1, No. 2 and No. 8 respectively.

- 2. For each public vaccine station the Municipal Committee shall appoint one public vaccinator. Every such public vaccinator shall ordinarily wear a distinguishing badge consisting of a red cross on a white ground with "Vaccinator Jullundur Municipality" written on it and this shall be worn on the breast.
 - 8. No person shall be appointed a public vaccinator unless -
 - (a) he has passed the Vernacular Middle School Examination;
 - (b) he is certified medically fit by a registered Medical Practitioner; and
 - (c) he has attended a course of institution in vaccination and elementary hygiene at the Punjab Vaccine Institute and has obtained the certificate granted by that institution.
- 4. The appointment, suspension and dismissal of every Superintendent of Vaccination and public vaccinator employed within the municipality shall rest with the Municipal Committee after consultation with the Medical Officer of Health or in his absence the Civil Surgeon except in the case of those entitled to pension from Government when the concurrence of the Sanitary Commissioner, Punjab, will be necessary.
- 5. The vaccination season will extend from 1st of November to 31st of March every year.
- 6. During the vaccination season the public vaccinator shall be bound to attend at the vaccine station to which he may be attached by the Medical Officer of Health, Jullundur, and in his absence the Civil Surgeon, Jullundur, on the days and hours fixed for such station and he shall reside in the municipal area.

Note for Vaccinator.—Although the Vaccination Act does not render liable to punishment the omission to get children under the age of six months vaccinated, yet it is very desirable that children should be vaccinated at an earlier age. As a rule, all healthy unprotected children over one month old presented for vaccination should be vaccinated by the public vaccinators.

- 7. The lymph to be used in the performance of vaccinations shall be pure lymph obtainable from the Punjab Vaccine Institute.
- 8. Persons desirable of procuring the vaccination of their children at their houses shall intimate the fact to the public vaccinator of the circle in which he resides, who out of the hours of his public duties shall arrange with the applicant and under the orders of his officer under whom he is working, to vaccinate the child. A fee of armas eight only shall be payable to the vaccinator who so vaccinates a child.
- 9. Persons licensed by the Local Government to act as private vaccinators shall in no case demand a higher fee than rupes one for a single operation, and shall perform their duties under the orders and subject to the general control of the Medical Officer of Health or in his absence the Civil Surgeon.
- 10. If the result of the first vaccination is a failure, the child should be re-vaccinated. If this second operation is also a failure, a third attempt should be made. If this also is unsuccessful it is needless to repeat it again.
- 11. Whenever it is ascertained that a child is unfit for vaccination or is insusceptible of successful vaccination, a certificate in form A in the former case and form B in the latter case, forms attached to these rules, shall be granted to the parent or guardian of such child by the Medical Officer of Health or in his absence the Civil Surgeon. In like manner, whenever it is ascertained that a child has been successfully vaccinated, a certificate shall be granted in form C attached to these rules to the parents or guardian of such child by the same officer.
 - 12. The following registers shall be kept by the Municipal Committee: -
 - (A) A register showing the names of the children born within the municipality subject to these rules on and after the date of the application of Act XIII of 1880 (as amended by Act II of 1918) to such area.
 - (B) A register showing the names of unprotected children born in the area aforesaid previous to the date of the application of Act XIII of 1850 (as amended by Act II of 1918) and who were at that date under the age of 14 years if boys and 8 years if girls.

- (C) A register showing the names of unprotected boys and girls respectively under these ages brought within the local area aforesaid at any time after the application of Act XIII of 1880, and who had resided there for a month.
- (D) A register showing the result of each vaccination or its postponement and the delivery of certificates, if any.
- 13. The preparation of register (A) shall be effected from the register of births maintained in the Municipal Office; of registers (B) and (C) from the information to be collected under the orders of the Medical Officer of Health or in his absence the Civil Surgeon; of register (D) from the reports submitted by the vaccinator, as hereinafter prescribed.
- 14. Every public and private vaccinator employed within the local area to which these rules apply shall keep up the following registers:—

Register A showing-

- (1) Name, sex, age, parentage, caste and residence of each child vaccinated.
- (2) Date of operation.
- (3) Date of inspection after vaccination.
- (4) Result whether successful or unsuccessful.
- (5) Date of second operation, if first unsuccessful.
- (6) Date of inspection after re-vaccination.
- (7) Result whether successful or unsuccessful.
- (8) Date of third operation, if first and second unsuccessful.

Register B showing-

- (1) Name, sex, age, parentage, caste and residence of each child produced but found unfit for vaccination.
- (2) Pate of certificate of postponement granted under section 9 of Act XIII of 1880 (as amended by Act II of 1918).
- (3) Date on which the child was re-presented for vaccination and the result of inspection.
- (4) Date of renewal of postponement certificate, if any.
- (5) Remarks.
- N.B If on the child being presented for vaccination it is found to be in a fit state for that operation, the fact should be recorded in column 3 of register B, and an entry of the fact of vaccination when performed should be made in register A, a reference to such entry being made in the column of remarks of register B, opposite the corresponding entry in latter.
- 15. Every public and private vaccinator shall prepare a mouthly report during the vaccination season on the general result of the vaccine operations during that period and thereafter, if vaccination is done, and shall submit the same to the Medical Officer of Health or in his absence through the Civil Surgeon to the Secretary, Municipal Committee, accompanied by a return showing—
 - 1. Number of boys vaccinated during the month.
 - 2. Number of girls ,, ,, ,,
 - 3. Results—

D

- (a) Number successful.
- (b) Number unsuccessful.
- (c) Number insusceptible.

FORM A.

JULLUNDUR MUNICIPALITY VACCIDATION STATION.

Certificate for unfitness for vaccination.

	I no hereby certify that in my opinion	(name	of	child)	the	BOn	for	danohtar	n dt	tha	dago		L ~ \
of_	, resident of			, is in	a sta	te un	fit f	or vaccina	tion	and	that	may noft	De/
will	continue during the whole (or if a part, s	pecify t	be i	eame) o	f the	curr	ent 1	vaccination	1 602	son.	CILCI	w.inp	пфф

ated	
	(\$d.)
•	Medical Offices of Health

	FORM B.
	Certificate of insusceptibility of successful vaccination.
of	certify that the son (or daughter as the case may be) of, resident, resident, resident, resident, has been three times unsuccessfully vaccinated, and that in my opinion he (or she as the susceptible of successful vaccination.
Dated	(8d.),
	Medical Officer of Health.
	
	FORM C.
	Certificate of successful vaccination.
	certify that (name of child) the son (or daughter as the case may be) of
resident of	, was vaccinated by a public vaccinator on the day of, ir
the year	, and that after due inspection I am satisfied that the vaccination has been successful.
$Dated___$	· <u>····································</u>
	(Sd.),
	Medical Officer of Health.

The 25th November 1921.

No. 7406.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person has been elected, under section 17 of the said Act, member of the Hoshiárpur Municipal Committee in the Hoshiárpur District, in accordance with the rules made in the behalf by the Local Government:—

HINDU WARD No. 2.

Dr. Moti Singh, Medical Practioner, vice Lala Rup Chand, Pleader, deceased.

HARI KISHAN KAUL,

Commissioner, Jullundur Division.

The 29th November 1921.

- No. 81.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following persons have been re-appointed members of the Committee of the Khudian Notified Area in the Lahore District:—
 - 1. Lala Hirde Narain.
 - 2. Sheikh Din Muhammad.
 - 3. Lala Budh Nath.

A. LANGLEY,

Commissioner, Lahore Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

*No. 49.

LAHORE, FRIDAY, DECEMBER 9, 1921.

PART I.-B.

Notifications by Commissioners.

LOCAL GOVERNMENT DEPARTMENT.

COMMITTEES.

The 29th November 1921.

- No. 7495. Under the provisions of section 242 (1) (d) of the Purjsh Municipal Act, III of 1911, it is hereby notified that the following persons have been appointed members of the committee of the notified area of Nurpur in the Kangra District:—
 - (1) Bakhehi Gopal Dass, re-appointed.
 - (2) M. Ahmad Ullah, petition-writer.
- No. 7496.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following persons have been re-appointed members of the committee of the notified area of Kangra in the Kangra District:—
 - (1) Lala Diwan Chand, contractor.
 - (2) Sheikh Rahim Bakhah, retired Sub Assistant Surgeon.
- Mo. 7497.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following persons have been re-appointed members of the committee of the notified area of Talampur in the Kangra District:—
 - (1) Lala Shahzada Mal.
 - (2) M. Alla Ditta.

HARI KISHAN KAUL, Commissioner, Jullundur Division.

(177)

The 5th December 1921.

No. 82.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person has been re-appointed a member of the committee of the notified area of Bágh-bánpura—Bhogiwál in the Lahore District:—

Mian Fazal Ilahi.

A. LANGLEY, Commissioner, Lahore Division

The 29th November 1921.

No. 46.—The following rules for the regulation of vaccine operations in the notified area of Samundri made under sections 19 and 19-A of Act XIII of 1880 (as amended by Act II of 1918) by the notified area committee of Samundri at a special meeting held on 29th April 1921 have been confirmed by the Commissioner of the Division and are published for general information. They will come into force six weeks from the date of the publication of this notification:—

RULES.

Appointment of vaccine station.

Appointment of vaccine station.

Appointment of vaccine station.

Surgeon may, in consultation with the Committee, approve and shall similarly fix days and hours at which such station shall be open and shall cause to be affixed on the outside of such place in a conspicuous position a signboard on which shall be printed in letters easily legible, both in English and vernacular characters, the following inscription—

Samundri Notified Area Vaccine Station open daily from 8 a.m. to 4 r.m.

- 2. For the public vaccine station the notified area committee shall appoint a public vaccinator. Such public vaccinator shall ordinarily wear a distinguishing badge to be worn by public vaccinator.

 Appointment of public vaccinator. Distinguishing badge consisting of a red cross on a white ground and this shall be worn on the breast.
- 3. No person shall be appointed a public vaccinator unless (a) he has passed the vernacular middle school examination, (b) he is certified medically fit by a registered medical practitioner, and (c) he has attended a course of instruction in Vaccination and Elementary Hygiene at the Punjab Vaccine Institute and has obtained the certificate granted by that Institute.
 - 4. The vaccination season will extend from 1st November to 31st March inclusive.
- 5. During the vaccination season the public vaccinator shall be bound to attend at the vaccine station on the days and hours fixed for the tors and their residence.
 - 6. The lymph to be used in the performance of vaccinations shall be pure lymph obtainable from the Punjab Vaccine Institute.

 Nature of lymph to be ordinarily used.
- 7. Persons desirous of procuring the vaccination of their children at their own houses

 Facilities for procuring vaccination of children at private houses and the fee payable to a public vaccinator for an operation.

 Shall intimate the fact to the public vaccinator, who out of the hours of his public duties shall arrange with the applicant to vaccinate the child. A fee of eight annas shall be payable to the public vaccinator, who so vaccinates a child.
- 8. Persons licensed by the Local Government to act as private vaccinators shall in no case demand a higher fee than one rupee for a single operation and shall perform their duties under the orders and subject.
- 9. If the result of the 1st vaccination is a failure, the child should be re-vaccinated. If this second operation is also a failure, a third attempt should be made. If this also in unsuccessful, it is needless to repeat it again.

10. Whenever it is ascertained that a child is unfit for vaccination or is insusceptible of successful vaccination a certificate in Form A attached Grant and form of certificate of success-l vaccination. Unfitness for insusceptiful vaccination. Unfitness for insuscepti.

to these rules shall be granted in the former case to the bility of vaccination.

Assistant Surgeon. In like manner, when the latter in Form B by the Sub
Assistant Surgeon. In like manner, when the latter in Form B by the Sub
Assistant Surgeon. In like manner, when the latter in Form B by the Sub
Assistant Surgeon.

ully vaccinated, a certificate shall be granted by the vaccinator to the parent or guardian of such child in Form Cattached to these rules.

11. The following registers shall be kept up by the Registers to be kept by the notified area committee, notified area committee :-

- (a) a register showing the names of children born within the notified area subject to these rules on and after the date of the application of Act XIII of 1830 (as amended by Act II of 1918) to the notified area.
- (b) a register showing the names of unprotected children born in the area aforesaid previous to the date of the application of Act XIII of 1880 as amended by Act II of 1918 and who were at that date under the age of 14 years if boys and of 8 years if girls.
- (c) a register showing the names of unprotested boys and girls, respectively, under these ages brought within the local area aforesaid at any time after the application of Act XIII of 1880 and who had resided there for a month.
- (d) a register showing the result of each vaccination or its postponement and the delivery of certificates, if any.
- 12. The preparation of Register (A) shall be effected from the registers of births maintained in the notified area office : of registers (B) Rules for the preparation of registers. the orders of the Civil Surgeon and of register (D) from the information to be collected under the orders of the Civil Surgeon and of register (D) from the reports submitted by the vaccimator, as hereinafter prescribed.
- 13. Every public and private vaccinator employed within the local area to which these rules apply shall keep up the following regis-Registers to be kept by the vaccinator. tera : -

Register A showing...

- 1. Name, sex, age, parentage, caste and residence of each child vaccinated.
- 2. Date of operation.
- 3. Date of inspection, after vaccination.
- Result, whether successful or unsuccessful,
- 5. Date of second operation, if first unsuccessful.
- Date of inspection after re-vaccination.
- Result whether successful or unsuccessful.
- Date of third operation, if first and second unsuccessful.

Register B showing-

- 1. Name, sex, age, parentage, caste and residence of each child produced, but found unfit for vaccination.
- Date of certificate of postponement granted under section 9 of Act XIII of 1880 (as amended by Act, II of 1918).
- 3. Date on which the child was represented for vaccination and the result of inspection.
- 4. Date of renewal of postponement certificate, if any.
- 5. Remarks.
- N.B.—If on the child being represented for vaccination it is found to be in a fit state for that operation the fact should be recorded in column 3 of Register B and an entry of the fact of vaccination when performed should be made in Register A, a reference to such entry being made in the column of "Remarks" of Register B opposite the corresponding entry in
- 14. Every public and private vaccinator shall prepare a monthly report during the vaccination season on the general result of the vaccine Preparation of vaccination reports and returns. operations during that period and shall submit the same, through the Civil Surgeon, to the Secretary of the Notified Area Committee accompanied by a return showing-
 - 1. Number of boys vaccinated during the month.
 - Number of girls vaccinated during the month.

3,	Re	gul	lts	_
o.	,ue	8u.	LUD	

- (a) Number successful.
- (b) Number unsuccessful.
- (c) Number insusceptible.

	FORM A.
Certificate of	unfitness for vaccination.
, գրա	blic (or licensed) nedical practitioner, do beteby certify that in my
the son	(or daughter) of, resident of,
t for vaccination, and that such u	infitness will continue, during the whole (or if a part specify the
	(£d.)
19 .	Medical Practitioner.
	FORM B.
Cartificate of Insusce	eptibility of successful vaccination.
has been three times previous	eby certify that the son (or daughter) of, resident refully vaccinated, and that in my opinion he (or she) is insusceptible of
	serming recommends and cause in my abinitate de (or one) in instince heither de
	(Sd.)
19 ,	Sub-Assistant Surgean.
	· ·
	FORM C.
Certificate	of successful vaccination.
, a pub	lic (or licensed) vaccinator, do hereby certify that, the son
, resident of	, was vaccinated by me on theday of
, and that after due insp	ection I am satisfied that the vaccination has been successful,
 -	(§đ.)
19 . ,	Vaccinator.
	, a pul the son tor vaccination, and that such went vaccination season. 19 . Certificate of Insusce do here has been three times unsuccestion. 19 . Certificate , a pub , resident of , and that after due insp

A. ELLIOTT, Commissioner, Multán Division.

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PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 50.

LAHORE, FRIDAY, DECEMBER 16, 1921.

PART I.-B.

Notifications by Commissioners.

LOCAL GOVERNMENT DEPARTMENT.

COMMITTEES.

The 12th December 1921.

No. 7767.—In accordance with the provisions of section 24 of the Punjab Municipal Act (III of 1911), it is hereby notified that the following person is appointed, under section 17 (2) of the said Act, a member of the municipal committee of Hoshiárpur, in the Hoshiárpur District:—

Reverend A. B. Gould, vice Rai Bahadur Lala Sham Das, resigned.

HARI KISHAN KAUL,

Commissioner, Jullundur Division.

The 9th December 1921.

No. 83.—Under the provisions of section 242 (1) (d) of the Punjab Municipal Act, III of 1911, it is hereby notified that the following persons have been appointed as members of the committee of the Notified Area, Begowala, in the Sialkot District:—

- (1) Chaudhri Fateh Chand,
- re-appointed.
- (2) Chaudhri Sher Muhammad
- (3) Chaudhri Said Muhammad vice Bhai Bhagat Singh.
- (4) Chaudhri Jan Muhammad, Kashmiri.

A. LANGLEY,

Commissioner, Lahorg Division.

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The 7th December 1921.

No. 46-A-II-4.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following persons have been elected, under section 12 of the said Act, members of the municipal committee of Bhakkar, in the Miánwáli District:—

Ward No. I ... Lala Takht Ram Puliani,

M. Allah Bakhsh, Zaildar.

Ward No. II ... Lala Dukh Bhanjan Lal Gorwara.

M. Ahmad Ullah, Pensioner Kanungo.

Ward No. III .. Chaudhri Udhe Bhan, Pleader.

M. Said Ali Shah,

Ward No. IV ... Lala Chhabil Dass.

M. Ghulam Muhammad, Khokhar.

H. P. TOLLINTON.

Commissioner, Ráwalpindi Division.

The 10th December 1921.

No. 47.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that (1) the following members have been elected, under section 12 of the said Act, members of the municipal committee of Khangarh, in the Muzaffargarh District, in accordance with the rules made in that behalf by the Local Government:—

KHANGARH WARD NO. I.

- (1) Chaudhri Mohan Lal,
- (2) Chaudhri Sewa Ram,

re-elected.

(3) Kh. Muhammad Abdullah Khan

KHANGARH WARD NO. II.

- (4) Chaudhri Murli Dhar,
- re-elected;
- (5) Chaudhri Bosa Ram,
- (6) Makhdum Sayad Ghulam Muhyul Din Shah vice Quzi Wali Muhammad; and that (2) the following members have been appointed under the aforesaid section:—
 - (7) Khan Bahadur Nawab Muhammad Saifullah Khan, re-appointed.
 - (8) Seth Devi Dass vice M. Ata Muhammad.
- No. 48.—In accordance with the provisions of section 24 of the Municipal Act, 1911, it is hereby notified that (1) the following members have been elected, under section 12 of the said Act, members of the municipal committee of Alipur, in the Muzaffargarh District, in accordance with the rules made in that behalf by the Local Government:—

ALIPUB WARD No. I.

- (1) Lala Kanwar Bhan vice Lala Chandar Bhan;
- (2) M. Wahid Bakhsh, re-elected;

ALIPUR WARD No. II.

- (3) Thakar Chhabil Dass vice Bh. Kanwar Bhan ;
- (4) Khan Pallu Khan, re-elected;
- and that (2) the following members have been appointed under the aforesaid section:—
 - (5) Lala Chandar Bhan vice Thakar Chhabil Das.
 - (6) Khan Sahib Maulvi Ghaus Bakhsh, re-appointe d.

No. 49.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the following members have been elected, under section 12 of the said Act, members of the Municipal Committee, Muzaffargarh, in the Muzaffargarh District, in accordance with the rules made in that behalf by the Local Government:—

MUZAFFARGARH WARD No. I.

- (1) Chaudhri Balak Ram, re-elected.
- (2) Chaudhri Kanwar Bhan sice Chaudhri Moti Ram, deceased.
- (3) Mr. Dost Muhammad, Bar.-at-Law, vice Khan Muhammad Amin Khan.

MUZAFFARGARH WARD No. II.

- (1) Chaudhri Dholan Ram,
- (2) Chaudhri Lal Chand, re-elected.
- (3) Sheikh Allah Bakhsh,

MUZAPFARGARH WARD No. III.

(1) Chaudhri Santu Ram,

re-elected.

(2) Sheikh Karim Bakhsh,

A. C. ELLIOTT, Commissioner, Multan Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 51.

LAHORE, FRIDAY, DECEMBER 23, 1921.

PART 1: -2.

Notifications by Commissioners.

LOCAL GOVERNMENT DEPARTMENT,

COMMITTEES.

The 17th December 1921.

No. 7941.—In accordance with the provisions of section 24 of the Punjab Municipal Act, III of 1911, it is hereby notified that the following person is appointed, under section 17 (2) of the said Act, a member of the municipal committee of Phillaur in the Jullundur District:—

Rai Sahib Lala Gajjan Ram, Pleader, vice Chaudhri Nabi Bakhsh, deceased.

HARI KISHAN KAUL,

Commissioner, Jullundur Division.

The 15th December 1921.

No. 50.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that Lala Radha Kishen, M.A., Pleader, Montgomery, has been elected, under section 20, sub-section (1), of the said Act, a President of the municipal committee of Montgomery in the Montgomery District, vice Khan Bahadar Chaudhri Sultan Ahmad, resigned.

The 15th December 1921.

No. 51.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that (1) the following members have been elected, under section 12 of the said Act, members of the municipal committee of Leiah, in the Muzaffargarh District, in accordance with the rules made in that behalf by the Local Government:—

LEIAH WARD No. 1 (ANDAR KOT).

- (1) Lala Lila Ram, Nandwani, vice Bhagat Topan Das.
- (2) Kazi Jalal-ud-Din, vice Kazi Muhammad Abobakar.

LEIAH WARD NO. 2 (SUMRA).

- (3) Lala Asa Ram, Gambir, vice Lala Indar Bhan.
- (4) Mahr Allah Bakhsh, re-elected.

LEIAH WARD No. 3 (LCHANCH).

- (5) Chaudhri Kesar-Dass, re-elected.
- (6) Mahr Khuda Bakhsh, vice Shaikh Ghulam Nabi.

LEIAH WARD No. & (DHINGRIANWALA).

- (7) Lala Karm Chand, tice Lala Mul Chand.
- (8) M. Ahmad Yar, re-elected.

and that (2) the following members have been appointed under the aforesaid section:—

- (9) Lala Rup Narain, Pleader, re-appointed.
- (10) Malik Allah Bakhsh Jhakar, Sub-Registrar, Leiah, vice Hakim Ghulam Nabi.

A. C. ELLIOTT,

Commissioner, Multan Division.



PUNJAB AND ITS DEPENDENCIES.

Published by Authority.

No. 52.

LAHORE, FRIDAY, DECEMBER 30, 1921.

PART I.—B. Notifications by Commissioners.

LOCAL GOVERNMENT DEPARTMENT.

COMMITTEES.

The 22nd December 1921.

No. 45.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following persons have been elected, under section 12 of the said Act, members of the municipal committee of Faridábad, in the Gurgaon District, in accordance with the rules made in that behalf by the Local Government:—

Ward No. 1.

1. Chaudhri Harbans Singh, vice Lala Dasi Ram.

Ward No. 2.

2. S. Bashir Ahmad, vie: M. Ghulam Akbar.

Ward No. 3.

3. Lala Gur Bakhsh, re-elected.

Ward No. 4.

4. Pandit Shib Charan Dass, vice Lala Lachi Mal.

Ward No. 5.

5. Pandit Ghansham Dass, vice Lala Piyare Lal.

Ward No. 6.

6. S. Sharif Ahmad, vice S. Abdul Majid.

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The 23rd December 1921.

- No. 46.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following persons, are appointed, under section 12, of the said Act, members of municipal committee of Rewari in the Gurgaon District:—
 - (1) Rai Bahadur Lala Makhan Lal, re-appointed.
 - (2) Khan Sahib Mir Wilayat Hussain, vice M. Muhammad Khan.
- No. 47.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that in exercise of the powers delegated to him under section 32 of the said Act, by Punjab Government notification No. 4, dated 3rd January 1912, the Commissioner of the Ambála Division, has been pleased under section 12, of said Act, to appoint the following person as member of the municipal committee of Hánsi in the Hissar District:—

Lala Chiranji Lal, son of Lala Dalip Singh, Mahajan (Jain), Pattidar, vice Sheikh Ghulam Ahmad.

- No. 48.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that the following persons have been elected, under section 12 of the said Act, members of the municipal committee of Hansi in the Hissar District:—
 - 1. Chaudhri Kurerya, Lumberdar, Mohalla Malián.
 - 2. Mirza Abdul Ghafar Beg, Rais.

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- 3. Dr. Khuda Bakhsh Khan, Pattidar.
- 4. Shiekh Abdul Rahman, son of Fauja, Jumberdar.
- 5. Lala Radha Kishan, son of Lala Banwari Lal.
- 6. Lala Jhotra Mal, alias Jhandu Mal, son of Lala Ramji Dass, Mahajan.

TEK CHAND,

Offg. Commissioner, Ambála Division.

The 23rd December 1921.

No. 84.—In accordance with the provisions of section 24, Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following persons have been elected, under section 12 of the said Act, as members of the municipal committee of l'athankot in the Gurdaspur District;—

Ward No. 1. ... Chaudhri Muhammad Shafi,
Lala Sant Ram.
Lala Jagan Nath, Khatri,
Lala Nanak Chand.
Sheikh Muhammad Tufail.
Lala Nibal Shafi.

A. L.

A. LANGLEY,

Commissioner, Lahore Division.

The 23rd December 1921.

- No. 47-A-II-4.—In accordance with the provisions of section 24 of Act III of 1911 (The Punjab Municipal Act), it is hereby notified that the following persons are appointed under section 12, of the said Act, members of the municipal committee of Bhakkar in the Mianwali District:—
 - Diwan Manna Lal.
 Khan Haq Nawaz Khan.

H. P. TOLLINTON.

Commissioner, Rawalpindi Division.

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The 21st December 1921.

No. 52.—Under the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby notified that Khan Bahadur Nawab Muhammad Saifullah Khan is re-elected under section 20, sub-section (1), of the said Act, president of the municipal committee of Khangarh in the Muzaffargarh District, with effect from 10th December 1921.

The 23rd December 1921.

No. 53.—In accordance with the provisions of section 24 of the Punjab Municipal Act, 1911, it is hereby potified that Khan Sahib Maulvi Muhammad Ghaus Bakhsh has been re-elected under section 20, sub-section (1), of the said Act, president of the municipal committee of Alipur in the Muzaffargarh District, with effect from 10th December 1921.

A. C. BLLIOTT,

Commissior er, Multan Division.