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The Gazette of the Democratic Socialist Republic of Sri Lanka

EXTRAORDINARY

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No. 1774/29 - THURSDAY, SEPTEMBER 06, 2012

(Published by Authority)

PART IV (A) - PROVINCIAL COUNCILS

Provincial Councils Notifications

WILGAMUWA PRADESHIYA SABHA

By Laws

I, Sarath Ekanayake, as the Minister in Charge of the subject of Local Government of the Central Provincial Council, do hereby notify according to the powers vested in me under Sub-section (1) of Section 123 of the Pradeshiya Sabha Act, No. 156, 1987, to be read with Sub-section (1) (a) of Section 2 of the Provincial Council Act, No. 12 of 1989 (Consequential Provisions) has approved the following by-laws framed by the Wilgamuwa Pradeshiya Sabha, according to powers vested under Sub-section (e) vii of Section (126) of the said Act, to be read with Sub-section (1) of Section 122 of the Pradeshiya Sabha Act, No. 15, 1987 and the said by-laws shall be effective within the Pradeshiya Sabha authority area of Wilgamuwa from the date of publication of this notification in the Government *Gazette*.

SARATH EKANAYAKE,  
The Chief Minister of the Central Province  
and the Minister in charge of the subject of Local Government.

Office of the Chief Minister,  
of the Central Province.  
Kandy.  
06th July, 2012.

BY LAW RELATING TO PARKING HIRING CARS AND MOTOR VEHICLES

01. This by-law is cited as these by-law relating controlling and regulating the parking or hiring cars and motor vehicles within the Pradeshiya Sabha authority area of Wilgamuwa and for levying fees from such vehicles.

02. No motor vehicle shall be parked for the purpose of hiring in any place, other than the places approved by the Council and notified by the Chairman as shown in the first schedule herein. Such places may be nominated by passing a resolution in the council.

03. Hiring cars and Motor Vehicles shall be parked at places shown in the first schedule within the Pradeshiya Sabha authority area of Wilgamuwa, on payment of monthly fee shown in the 2nd schedule, along with crown fees, according to the provision of by-law No. 02 herein. Such vehicles shall be registered in the Pradeshiya Shaba and fees shall be determined by the Council from time to time. Amended fees shall be effective after publishing in the Government *Gazette*.

4. Except upon a licence issued by the chairman or by an officer authorized by him, no person shall park a hiring car/motor vehicle, in places shown in the 1st, Schedule situated within the Pradeshiya Sabha authority area, and shall operate from 6.0 a.m. to 7.00 p.m.

5. Every licence issued under these-by-laws shall expire on the last day of the calender month for which it is issued, unless it is cancelled earlier by the Chairman or by an officer authorized by him.

6. For the purpose of obtaining a licence an application as shown in the 3rd Schedule herein shall be forwarded to the chairman by the owner or driver of the vehicle.

7. Whenever a traffic warden or any Officer appointed by the Chairman or a police Offices requires an owner or driver of a vehicle parked in a parking place to produce the licence issued in respect of such vehicle for inspection, the owner or driver shall produce the licence as required.

8. The parking licence for parking motor vehicles shall be obtained before the first day of every month.

9. No motor vehicle shall be entered on to a vehicle park without a valid licence issued by the Wilgamuwa Pradeshiya Sabha.

10. If a motor vehicle is to be removed from a hiring car parking place permanently or for a continuous period not less than 14 days, the Council Office shall be notified immediately of such removal. Monthly fee shall be payable if fail to notify accordingly.

11. No vehicle shall be washed or cause to be washed or repaired within a hiring car/motor vehicle parking place.

12. No person shall behave drunkenly or under influence of liquor or misbehave or behave in disorderly manner causing hindrance inside a hiring car parking place or inside a vehicle parked thereon.

13. Contravening any of the provisions of these by-laws is an offence and when convicted in a court of law having jurisdiction, the maximum fine and punishment inposable, and when such contravention is committed continuously and when convicted or in the case of continuous contravention after delivering a written notice by the Chairman or by an Officer authorized by him drawing attention for such contravention the maximum additional fine imposable for each day of continuing such contravention shall respectively be as defined under Sub-section (02) of Section 122 of the Pradeshiya Sabha Act, No. 15 of 1987.

14. It shall be lawful to cancel a licence issued to a person who has convicted in court of law twice or more times on account of violation of these by-laws and or in addition to any other punishment imposed by a court of law having jurisdiction. Such person has no right to claim any compensation on account of such cancellation.

15. Unless the context otherwise requires, in these by-laws.

“Council” means Wilgamuwa Pradeshiya Sabha.

“Chairman” means the Chairman of the Wilgamuwa Pradeshiya Sahba.

“Authorized Officer” means an Officer authorized by the Chairman of Wilgamuwa Pradeshiya Sabha.

“Traffic Warden” means an Officer appointed by the Wilgamuwa Pradeshiya Sabha to control traffic.

“Motor vehicle or hiring car” means a three wheeler, lorry, motor van, tractor.

truck, motor car, hand tractor

In the event of any inconsistency in the Sinhala, Tamil and English text of these By-Laws the Sinhala text shall prevail.

#### 1ST SCHEDULE

1. Portion 40ft. in length towards Hettipola on the right side of the road near Heen Ganga bridge.
2. Portion 75ft. along left side of the main road towards Hasalaka from the Junction of “Nugagolla Diyawara Gammanaye”
3. Portion of 100ft. towards the Nippon bridge along rights side of the road from Wilgamuwa Nippon Junction.
4. Portion of 50ft. in front of bus stand of Hettipola town.
5. Portion of 40ft. near Botree behind the bus stand of Hettipola Town.
6. Portion of 50ft. towards Handungamuwa on the left side of the road from Devagiriya Junction.
7. Portion of 80ft. on the right side of the road towards Hettipola from Handungamuwa 3 Ela Junction.
8. Portion of 75ft. on the left side of the road towards the Hospital from Maraka Hospital Junction.
9. Portion of 100ft/ towards Hettipola on the right side of the road near the Guruwelayaye Cemetary.

#### 2ND SCHEDULE

Monthly fees for Parking hiring car/Motor vehicles

- |                            |                     |
|----------------------------|---------------------|
| 1. Lorry                   | Rs. 50.00 per month |
| 2. Motor van               | Rs. 50.00 per month |
| 3. Omnibus                 | Rs. 50.00 per month |
| 4. Three wheeler           | Rs. 50.00 per month |
| 5. Motor vehicle           | Rs. 50.00 per month |
| 6. Any other heavy vehicle | Rs. 50.00 per month |

#### 3RD SCHEDULE

#### WILGAMUWA PRADESHIYA SABHA

#### **APPLICATION FOR OBTAINING LICENCE TO PARK MOTOR VEHICLES IN PARKING PLACES**

01. Registration Number and type of vehicle : \_\_\_\_\_.
02. Name of the owner : \_\_\_\_\_.
03. National Identity Card No. : \_\_\_\_\_.
04. Address of the owner : \_\_\_\_\_.
05. National Identity Card Number of the driver : \_\_\_\_\_.
06. Driving licence No. : \_\_\_\_\_.

07. Address of the driver : \_\_\_\_\_.
08. Place applied for parking the vehicle : \_\_\_\_\_.
09. For what purpose the vehicle is used : \_\_\_\_\_.
10. Capacity/Weight : \_\_\_\_\_.
11. Licence fees (Rs.) : \_\_\_\_\_.

I hereby declare the information furnished above is true and correct.

Applicant/Drivers signature.

Date :

Recommendation of the Chairman

Approved/not approved

Chairman

Date :

09 - 613/1

**BY-LAWS RELATING TO ERADICATION OF MOSQUITOES AND DISEASE INFLECTING INSECTS WITHIN THE MUNICIPAL COUNCIL AREA**

I, Sarath Ekanayake, as the Minister in Charge of the subject of Local Government of the Central Provincial Council, do hereby notify according to the powers vested in me under Sub-section (2) of the local authorities (standard by laws) Act, No. 6 of 1952, read with the Section (2) of the Provincial Councils (Consequential Provisions) Act, No. 12 of 1989, are hereby by published.

Municipal Council are empowered by paragraph (h) of Sub-section (5) of Section 272 of the Municipal Councils Ordinance (Chapter 252) read with the Section 267 of the said Ordinance to make by-laws on eradication of mosquitoes and disease inflicting insects and the Municipal Councils of Central Province are empowered to adopt the by law in accordance with the Provision of Sub- section 3 of the Local Authority standard By-Laws Act, No. 6 of 1952.

SARATH EKANAYAKE,

The Chief Minister of the Central Province  
and the Minister in charge of the subject of Local Government.

Office of the Chief Minister,  
of the Central Province.  
Kandy.  
18th June, 2012.

01. This By-Law may be cited as the By-Law for the improvement of the environmental conditions within the area of authority of Municipal Council by the prevention of mosquito breeding and disease inflicting insect breeding, and for the prevention of epidemics within such area of authority.

02. No person shall do any act or cause any act to be done within the area of authority of any Municipal Council which may cause the breeding of or facilitating the breeding of mosquitoes or any other disease inflicting insects.

03. It shall be the duty of every owner or occupier of any premises whether resident or nonresident within the area of authority of a Municipal Council to cause :

- (a) Open tins, bottle, boxes, plastic cans, tires, coconut shells, spilt coconut, and any other article or receptacle or vessel found within such premises to be removed or destroyed ;
- (b) Gutters, down pipe and drains within such premises to be cleared of any obstructions so as to ensure smooth flow of water ;
- (c) All water closets, tanks and other receptacles for water to be maintained in good repair, closed and covered so as to make it mosquito proof and insect proof and thereby prevent the breeding in mosquitoes and disease inflicting insects ;
- (d) Any well found in such premises to be maintain and kept in good repair thereby prevent the breeding of mosquitoes and disease inflicting insects ;
- (e) Any artificial pond or pool found in such premises to be emptied and cleaned at least once in every week ;
- (f) Measures shall be taken to prevent water getting collected in the drains found in such premises by allowing free flow of water and with regular maintenance ;
- (g) Shrubs, undergrowth and all other types of vegetation other than those grown for the purpose of food or for ornamental purpose and found within a range of five loss meters from any building within the such premises which is used as a dwelling place, to be removed in entirety ;
- (h) All quarries, abandoned gem pits, clay pits or any other pits within such premises and use for any other purpose, to be maintained in a manner so as to prevent water getting collected in them ;
- (i) The removal an destruction of land grown ornamental plants and aquatic plant commonly known as “Diya Parandel”, “Penda Pasi”, “Telpasi”, or any other plants or aquatic plants found within such premises which may facilitate the breeding of mosquitoes and disease inflicting insects and, prevention of the floating of such plants along any water course, by the erection of suitable barriers ;
- (j) Any latrine, ditch, sewage, cess-pit or sealed pits found in such premises and its surrounding to be maintained and kept in good repair so as to make it mosquito proof and prevent the breeding of mosquitoes ;
- (k) Take necessary measures to prevent water getting collected in the monuments built in cemeteries or in any other place within such area.

04. The Municipal Commissioner of the Municipal Council or any Officer authorized in writing by him may, at any time of the day between 6 a.m. to 6 p.m. enter any premises within the area of authority of the Municipal Council and inspect such premises to ensure the following :

- (i) Whether such premises is a breeding place for mosquitoes ;
- (ii) Whether to the occupier of such premises has complied with the Provisions of the By-laws ;
- (iii) Where measures have to taken to prevent the breeding of and destroy the mosquitoes, what such measures are ; and
- (iv) Whether the spraying of insecticides in the premises was a success.

05. (i) The Municipal Commissioner or any Officer authorized in writing for the purpose by him may, after inspecting the premises, if necessary, require the owner or occupier of such premises by writing notice, to adopt measures necessary to destroy the mosquitoes and eradicate the conditions favorable for the breeding of mosquitoes.

(ii) The owner or occupier of premises to whom a written notice was given under paragraph.

(iii) Shall, comply with such notice within the period specified in such notice.

6. (i) No person who is the owner or occupier of any premises shall, without the written approval of the Municipal Commissioner, construct any well, bank, water receptacle, ornamental showers, or any other structure where water can get collected or stored ;

(ii) Where any construction is done contrary to the provisions of paragraph (i) of this By-Law, the Mayor shall, by a written notice served on the owner or occupier of such premises, require him to fill up such well, tank, pond, water receptacle, ornamental showers, or structure with specified in such notice within the period specified in such notice.

7. (1) Any notice under By-Law 5 or 6 may be either duly served by delivering it personally to the owner or occupier of the premises or by affixing such notice in a conspicuous place in such premises.

(ii) Where, more than two co-owners are in join possession of any premises and if notice specified in By-Law 5 or By-Law 6 is duly served on one of them, all the co-owners are jointly and severally liable for the failing to comply with the requirement of such notice or for non performance of the requirement of such notice.

(iii) Where the owner or occupier of any premises on whom a written notice has been served under By-law 5 or By-Law 6, fails to comply with the requirements of such written notice, the Municipal Commissioner or any authorized for the purpose by him in written may, enter such premises at any reasonable time of the day between 6 a.m. to 6 p.m. with any assistants or servants and carry out or cause to be carried out the work or measures specified in such notice.

(iv) Where any work or measures specified in a written notice served on any owner or occupier of any premises under By-Law 5 or By-Law 6 has been carried out by the Municipal Commissioner or any Officer authorized by him in writing, the expenses incurred in carrying out such work shall be payable to the Municipal Council by such owner or occupier of such premises. The owner or occupier of the premises shall, within fourteen days from the date of a request under the hand of the Municipal Commissioner for the payment of such expenses, to the Municipal Council and if he fails to make such payment as requested the provisions of the Part XV of the Municipal Council Ordinance shall be applicable.

8. Any person who contravenes of any provisions of these By-laws shall be guilty of an offense as per the Municipal Council Ordinance.

9. Unless the context otherwise require, in these By-laws :

“Mayor” shall mean the Mayor of the Municipal Council ;

“Municipal Commissioner” shall mean the Commissioner of the Municipal Council ;

“Authorized Officer” shall mean any Officer in a Municipal Council authorized in writing by the Municipal Commissioner of such Municipal Council ;

“Disease inflicting insects” shall mean mosquitoes and other insects which carries diseases ;

“Occupier” shall mean person in occupation of any premises or having the charge, management or control thereof, whether on his own account or as an agent of other ;

“Owner” shall mean any owner or lessee of a premises or any person who has any right to the rent or produce of the premises.

“Premises” shall mean, any land, house, building, or any construction, or any well, being used or abandoned or any abandoned ship, container to vehicle and also includes any pond, tank, or any bank of any lake, water course, drain or river.

**BY LAWS RELATING TO ERADICATION OF MOSQUITOES AND DISEASE INFLECTING INSECTS WITHIN  
THE URBAN COUNCIL AREA**

I, Sarath Ekanayake, as the Minister in Charge of the subject of Local Government of the Central Provincial Council, do hereby notify according to the powers vested in me under Section (2) of the Local Authorities (Standard By-laws) Act, No. 6 of 1952, read with the Section (2) of the Provincial Councils (Consequential Provisions) Act, No. 12 of 1989, are hereby published.

Urban Councils are empowered by paragraph (b) and (c) of Sub-section (9) of Section 157 of the Urban Councils Ordinance (Chapter 255) read with the Section 153 of the said Ordinance to make By-Laws on eradication of mosquitoes and disease inflicting insect and the Urban Councils of Central Province are empowered to adopt the By-law in accordance with the Provision of Sub Section 3 of the Local Authority Standard By-laws Act, No. 6 of 1952.

SARATH EKANAYAKE,  
The Chief Minister of the Central Province  
and the Minister in Charge of the subject of Local Government.

Office of the Chief Minister  
of the Central Province,  
Kandy,  
18th June, 2012.

01. These By-law may be cited as the By-law for the improvement of the environmental conditions within the area of authority of Urban Council by the prevention of mosquito breeding and disease inflicting insect breeding, and for the prevention of epidemics within such area of authority.

02. No person shall do any act or cause any act to be done within the area of authority of any Urban Council which may cause the breeding of or facilitating the breeding of mosquitoes or any other disease inflicting insects.

03. It shall be the duty of every owner or occupier of any premises whether resident or nonresident within the area of authority of a Urban Council to cause :

- (a) Open tins, bottle, boxes, plastic cans, tires, coconut shells, spilt coconut, and any other article or receptacle or vessel found within such premises to be removed or destroyed ;
- (b) Gutters, down pipe and drains within such premises to be cleared of any obstructions so as to ensure smooth flow of water ;
- (c) All water closets, tanks and other receptacles for water to be maintained in good repair, closed and covered so as to make it mosquito proof and insect proof and thereby prevent the breeding in mosquitoes and disease inflicting insects ;
- (d) Any well found in such premises to be maintain and kept in good repair thereby prevent the breeding of mosquitoes and disease inflicting insects ;
- (e) Any artificial pond or pool found in such premises to be emptied and cleaned at least once in every week ;
- (f) Measures shall be taken to prevent water getting collected in the drains found in such premises by allowing free flow of water and with regular maintenance ;
- (g) Shrubs, undergrowth and all other types of vegetation other than those grown for the purpose of food or for ornamental purpose and found within a range of five loss meters from any building within the such premises which is used as a dwelling place, to be removed in entirety ;

- (h) All quarries, abandoned gem pits, clay pits or any other pits within such premises and use for any other purpose, to be maintained in a manner so as to prevent water getting collected in them ;
- (i) The removal and destruction of land grown ornamental plants and aquatic plant commonly known as “Diya Parandel”, “Penda Pasi”, “Telpasi”, or any other plants or aquatic plants found within such premises which may facilitate the breeding of mosquitoes and disease inflicting insects and, prevention of the floating of such plants along any water course, by the erection of suitable barriers ;
- (j) Any latrine, ditch, sewage, cess-pit or sealed pits found in such premises and its surrounding to be maintained and kept in good repair so as to make it mosquito proof and prevent the breeding of mosquitoes ;
- (k) Take necessary measures to prevent water getting collected in the monuments built in cemeteries or in any other place within such area.

04. The Chairman of the Urban Council or any Officer authorized in writing by him may, at any time of the day between 6 a.m. to 6 p.m. enter any premises within the area of authority of the Urban Council and inspect such premises to ensure the following :

- (i) Whether such premises is a breeding place for mosquitoes ;
- (ii) Whether the occupier of such premises has complied with the Provisions of the By-laws ;
- (iii) Where measures have to be taken to prevent the breeding of and destroy the mosquitoes, what such measures are ; and
- (iv) Whether the spraying of insecticides in the premises was a success.

05. (i) The Chairman or any Officer authorized in writing for the purpose by him may, after inspecting the premises, if necessary, require the owner or occupier of such premises by writing notice, to adopt measures necessary to destroy the mosquitoes and eradicate the conditions favorable for the breeding of mosquitoes.

(ii) The owner or occupier of premises to whom a written notice was given under paragraph.

(iii) Shall, comply with such notice within the period specified in such notice.

6. (i) No person who is the owner or occupier of any premises shall, without the written approval of the Chairman construct any well, tank, water receptacle, ornamental showers, or any other structure where water can get collected or stored ;

(ii) Where any construction is done contrary to the provisions of paragraph (i) of this By-law, the Chairman shall, by a written notice served on the owner or occupier of such premises, require him to fill up such well, tank, pond, water receptacle, ornamental showers, or structure with specified in such notice within the period specified in such notice.

7. (i) Any notice under By-law 5 or 6 may be either duly served by delivering it personally to the owner or occupier of the premises or by affixing such notice in a conspicuous place in such premises.

(ii) Where, more than two co-owners are in joint possession of any premises and if notice specified in By-law 5 or By-law 6 is duly served on one of them, all the co-owners are jointly and severally liable for the failing to comply with the requirement of such notice or for non performance of the requirement of such notice.

(iii) Where the owner or occupier of any premises on whom a written notice has been served under By-law 5 or By-law 6, fails to comply with the requirements of such written notice, the Chairman or any authorized for the purpose by him in writing may, enter such premises at any reasonable time of the day between 6 a.m. to 6 p.m. with any assistants or servants and carry out or cause to be carried out the work or measures specified in such notice.

(iv) Where any work or measures specified in a written notice served on any owner or occupier of any premises under By-law 5 or By-law 6 has been carried out by the Chairman or any Officer authorized by him in writing, the expenses



incurred in carrying out such work shall be payable to the Urban Council by such owner or occupier of such premises. The owner or occupier of the premises shall, within fourteen days from the date of a request under the hand of the Chairman for the payment of such expenses, to the Urban Council and if he fails to make such payment as requested the provisions of the Part IX of the Urban Council Ordinance shall be applicable.

8. Any person who contravenes of any provisions of these by-laws shall be guilty of an offense as per the Urban Councils Ordinance.

9. Unless the context otherwise require, in these by-laws :

“Chairman” shall mean the Mayor of the Urban Council ;

“Authorized Officer” shall mean any Officer in a Urban Council authorized in writing by the Chairman of such Urban Council ;

“Disease inflicting insects” shall mean mosquitoes and other insects which carries diseases ;

“Occupier” shall mean person in occupation of any premises or having the charge, management or control thereof, whether on his own account or as an agent of other ;

“Owner” shall mean any owner or lessee of a premises or any person who has any right to the rent or produce of the premises.

“Premises” shall mean, any land, house, building, or any construction, or any well, being used or abandoned or any abandoned ship, container or vehicle and also includes any pond, tank, or any bank of any lake, water course, drain or river.

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**BY LAWS RELATING TO ERADICATION OF MOSQUITOES AND DISEASE INFLECTING INSECTS WITHIN  
THE PRADESHIYA SABHA AREA**

I, Sarath Ekanayake, as the Minister in Charge of the subject of Local Government of the Central Provincial Council, do hereby notify according to the powers vested in me under Section (2) of the local authorities (standard by laws) Act, No. 6 of 1952, read with the Section (2) of the Provincial Councils (Consequential Provisions) Act, No. 12 of 1989, are hereby published.

Pradeshiya Sabhas are empowered by paragraph (O) and (C) of Sub-section (9) of Section 126 of the Pradeshiya Sabhas Act, No. 15 of 1987 read with the Section 122 of the said Act to make By-laws on eradication of mosquitoes and disease inflicting insect and the Pradeshiya Sabhas of Central Province are empowered to adopt the By-law in accordance with the Provision of Sub Section 3 of the Local Authority standard By-laws Act, No. 6 of 1952.

SARATH EKANAYAKE,  
The Chief Minister of the Central Province  
and the Minister in charge of the subject of Local Government.

Office of the Chief Minister,  
of the Central Province.  
Kandy.  
18th June, 2012.

01. These by-law may be cited as the By-law for the improvement of the environmental conditions within the area of authority of Pradeshiya Sabha by the prevention of mosquito breeding and disease inflicting insect breeding, and for the prevention of epidemics within such area of authority.

02. No person shall do any act or cause any act to be done within the area of authority of any Pradeshiya Sabha which may cause the breeding of or facilitating the breeding of mosquitoes or any other disease inflicting insects.

03. It shall be the duty of every owner or occupier of any premises whether resident or non resident within the area of authority of a Pradeshiya Sabha to cause :

- (a) Open tins, bottle, boxes, plastic cans, tires, coconut shells, spilt coconut, and any other article or receptacle or vessel found within such premises to be removed or destroyed ;
- (b) Gutters, down pipe and drains within such premises to be cleared of any obstructions so as to ensure smooth flow of water ;
- (c) All water closets, tanks and other receptacles for water to be maintained in good repair, closed and covered so as to make it mosquito proof and insect proof and thereby prevent the breeding in mosquitoes and disease inflicting insects ;
- (d) Any well found in such premises to be maintain and kept in good repair thereby prevent the breeding of mosquitoes and disease inflicting insects ;
- (e) Any artificial pond or pool found in such premises to be emptied and cleaned at least once in every week ;
- (f) measures shall be taken to prevent water getting collected in the drains found in such premises by allowing free flow of water and with regular maintenance ;
- (g) shrubs, undergrowth and all other types of vegetation other than those grown for the purpose of food or for ornamental purpose and found within a range of five loss meters from any building within the such premises which is used as a dwelling place, to be removed in entirety ;
- (h) all quarries, abandoned gem pits, clay pits or any other pits within such premises and use for any other purpose, to be maintained in a manner so as to prevent water getting collected in them ;
- (i) The removal an destruction of land grown ornamental plants and aquatic plant commonly known as “Diya parandel”, “Penda Pasi”, “Telpasi”, or any other plants or aquatic plants found within such premises which may facilitate the breeding of musquitoes and disease inflicting insects and, prevention of the floating of such plants along any water course, by the ;
- (j) Any latrine, ditch, sewage, cess-pit or sealed pits found in such premises and its surrounding to be maintained and kept in good repair so as to make it mosquito proof and prevent the breeding of mosquitoes ;
- (k) Take necessary measures to prevent water getting collected in the monuments built in cemeteries or in any other place within such area.

04. The Chairman of the Pradeshiya Sabha or any Officer authorized in writing by him may, at any time of the day between 6 a.m. to 6 p.m. enter any premises within the area of authority of the Pradeshiya Sabha and inspect such premises to ensure the following :

- (i) Whether such premises is a breeding place for mosquitoes ;
- (ii) Whether to the occupier of such premises has complied with the Provisions of the by laws ;
- (iii) Where measures have to taken to prevent the breeding of and destroy the mosquitoes, what such measures are ; and
- (iv) Whether the spraying of insecticides in the premises was a success.

05. (i) The Chairman or any Officer authorized in writing for the purpose by him may, after inspecting the premises, if necessary, require the owner or occupier of such premises by writing notice, to adopt measures necessary to destroy the mosquitoes and eradicate the conditions favorable for the breeding of mosquitoes.

(ii) The owner or occupier of premises to whom a written notice was given under paragraph.

(iii) Shall, comply with such notice within the period specified in such notice.

6. (i) No person who is the owner or occupier of any premises shall, without the written approval of the Chairman , construct any well, bank, water receptacle, ornamental showers, or any other structure where water can get collected or stored ;

(ii) Where any construction is done contrary to the provisions of paragraph (i) of this By-law, the Chairman shall, by a written notice served on the owner or occupier of such premises, require him to fill up such well, tank, pond, water receptacle, ornamental showers, or structure with specified in such notice within the period specified in such notice.

7. (1) Any notice under By- law 5 or 6 may be either duly served by delivering it personally to the owner or occupier of the premises or by affixing such notice in a conspicuous place in such premises.

(ii) Where, more than two co-owners are in join possession of any premises and if notice specified in bylaw 5 or by law 6 is duly served on one of them, all the co-owners are jointly and severally liable for the failing to comply with the requirement of such notice or for non performance of the requirement of such notice.

(iii) Where the owner or occupier of any premises on whom a written notice has been served under By- law 5 or By- law 6, fails to comply with the requirements of such written notice, the Chairman or any authorized for the purpose by him in written may, enter such premises at any reasonable time of the day between 6 a.m. to 6 p.m. with any assistants or servants and carry out or cause to be carried out the work or measures specified in such notice.

(iv) Where any work or measures specified in written notice served on any owner or occupier of any premises under By -law 5 or By- law 6 has been carried out by the Chairman or any Officer authorized by him in writing, the expenses incurred in carrying out such work shall be payable to the Pradeshiya Sabha by such owner or occupier of such premises. The owner or occupier of the premises shall, within fourteen days from the date of a request under the hand of the Chairman for the payment of such expenses, to the Pradeshiya Sabhas and if he fails to make such payment as requested the provisions of the Part VIII of the Pradeshiya Sabhas ordinance shall be applicable.

8. Any person who contravenes of any provisions of these By-laws shall be guilty of an offense as per the Pradeshiya Sabhas Act.

9. Unless the context otherwise require, in these by laws :

“Chairman” shall mean the Chairman of the Pradeshiya Sabha ;

“Authorized Officer” shall mean any Officer in a Pradeshiya Sabha authorized in writing by the Chairman of such Pradeshiya Sabhas ;

“Disease inflicting insects” shall mean mosquitoes and other insects which carries diseases ;

“Occupier” shall mean person in occupation of any premises or having the charge, management or control thereof, whether on his own account or as an agent of other ;

“Owner” shall mean any owner or lessee of a premises or any person who has any right to the rent or produce of the premises.

“Premises” shall mean, any land, house, building, or any construction, or any well, being used or abandoned or any abandoned ship, container or vehicle and also includes any pond, tank, or any bank of any lake, water course, drain or river.

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