- (b) when the authority concerned is the Transport Committee, by the Chairman of that Committee;
- (c) when the authority concerned is the Commissioner, the Transport Manager or any municipal officer, the Commissioner, the Transport Manager or such municipal officer, as the case may be.

## Service of Notices, etc.

Notices etc. by whom to be served or presented.

**472.** Notices, bills, schedules, summonses and other such documents required by this Act or by any rule, regulation or by-law to be served upon or issued, or presented or given to any person, shall be served, issued, presented or given by municipal officers or servants or by other persons authorised by the Commissioner in this behalf.

Service how to be effected on owners of premises and other persons.

- **473.** When any notice, bill, schedule, summons or other such document is required by this Act, or by any rule, regulation or by-law to be served upon or issued or presented to any person, such service, issue or presentation shall, except in the cases otherwise expressly provided for in section 474, be effected—
  - (a) by giving or tendering to such person the said notice, bill, schedule, summons or other document; or
  - (b) if such person is not found, by leaving the said notice, bill, schedule, summons or other documents at his last known place of abode in the City or by giving or tendering the same to some adult member or servant of his family, or by leaving the same at his usual place of business, if any, or by giving or tendering the same to some adult employee, if any, of his at such place; or
  - (c) if such person does not reside in the City and his address elsewhere is known to the Commissioner by forwarding the said notice, bill, schedule, summons or other document to him by post under cover, bearing the said address; or
  - (*d*) if none of the means aforesaid be available, by causing the said notice, bill schedule, summons or other documents to be affixed on some conspicuous part of the building or land, if any, to which the same relates.

Service on owners or occupier of premises how to be effected.

- **474.** When any notice, bill schedule, summons, or other, such document is required by this Act, or by any rule, regulation or by-law, to be served upon or issued or presented to the owner or occupier of any building or land it shall not be necessary to name the owner or occupies therein, and the service, issue, or presentation thereof shall be effected, not in accordance with the provisions of the last preceding section, but as follows, namely:—
  - (a) by giving or tendering the said notice, bill, schedule, summons or other document to the owner or occupier, or if there be more than one owner or occupier to any one of the owners or occupiers of such building or land; or
  - (b) if the owner or occupier or no one of the owners or occupiers is found, by giving or tendering the said notice, bill, schedule, summons or other document to some adult member or servant of the family of the owner or occupier or of any of the owners or occupiers; or
  - (c) if none of the means aforesaid be available by causing the said notice, bill, schedule, summons or other document to be affixed on some conspicuous part of the building or land to which the same relates.
- **475.** Nothing in sections 472,473 and 474 applies to any summons issued under this Act by a Magistrate.