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IPART I.—Orders and Notifications by the Governor of East Pakistan, the High Court, Government Treasury, etc.

GOVERNMENT OF EAST PAKISTAN

SERVICES AND GENERAL ADMINISTRATION DEPARTMENT

General Administration Branch

No. G.A.I.—1580

Appointments and Transfers

General

Dacca—No. GAI-223/68-1524—17th October 1968—Mr Md. Nawab, E.P.C.S., Section Officer, Railways, Waterways and Road Transport Department, Government of East Pakistan, has been appointed to hold current charge of the Office of the Deputy Secretary to that Government in the same Department in addition to his own duties with effect from the 28th August 1968.

Dinajpur-Faridpur—No. GAI-6/68-1526—18th October 1968—Mr A. M. M. Shawkat Ali, C.S.P., Assistant Commissioner, Dinajpur, is appointed to have charge of the Gopalganj subdivision of the Faridpur district.

Bakerganj—No. GAI-6/68-1527—18th October 1968—Mr Mohammad Faizur Razzaque, C.S.P., Assistant Commissioner, Bakerganj, is appointed to have charge of the Perojpur subdivision of that district.

By order of the Governor,
ALI HASAN,
Additional Chief Secretary.

Dacca—No. GAI-239/68-1530—19th October 1968—Mr Md. Harun Mallick, T.Q.A., E.P.S.S., Deputy Secretary to the Government of East Pakistan, Revenue Department, is appointed to act, until further orders, as Joint Secretary to that Government in the same Department.

By order of the Governor,
ALI ASGHAR,
Chief Secretary.

Dacca—No. GAI-374/68-1537—19th October 1968—Mr Anisur Rahman, T.K., E.P.C.S., Section Officer, Food Department, Government of East Pakistan, is appointed to hold current charge of the Office of the Deputy Secretary to that Government in the same Department in addition to his own duties during the absence on leave of Mr S. H. Khan Majlish, E.P.C. S.

Dacca—No. GAI/374/68-1538—19th October 1968—Mr A. Momin, E.P.C.S., Section Officer, Food Department, Government of East Pakistan, is appointed to hold current charge of the Office of the Deputy Secretary to that Government in the same Department in addition to his own duties during the absence on deputation abroad of Mr A. N. M. Shamsul Alam, E. P. C. S.

By order of the Governor,
ALI HASAN,
Additional Chief Secretary.

Khulna-Dacca—No. GAI-398/68-1539—19th October 1968—On completion of his training at the Civil Service Academy, Lahore, Mr M. Khashruzzaman Choudhury, C. S. P., on probation, is appointed to be Assistant Commissioner, Dacca.

This cancels the order contained in this Department notification No. GAI-398/68-1436, dated the 3rd October 1968, so far as it relates to his appointment as Assistant Commissioner, Khulna.

By order of the Governor,

ALI ASGHAR,
Chief Secretary.

Noakhali—No. GAI-402/68-1544—21st October 1968—In exercise of the powers conferred by sub-section (2) of section 10 of the Criminal Procedure Code, 1898 (Act V of 1898), the Governor is pleased to appoint Mr Kazi Zahedur Rahman, E.P.C.S., Colonisation Officer and *ex-officio* Additional Deputy Commissioner, Noakhali, to be Additional District Magistrate in the same district and to direct that he shall have all the powers of a District Magistrate under the said Code and under all other laws for the time being in force in that district.

By order of the Governor,
ALI HASAN,
Additional Chief Secretary.

Rawalpindi—No. GAI-19/68-1545—21st October 1968—In supersession of the orders contained in this Department notification No. GAI-267/62-1326, dated the 14th October 1967, Mr Abdur Rab, S.Q.A., E.P.C.S., now on deputation to the Central Government, is appointed to officiate in the Senior Scale of the C. S. P., *in absentia* under the "Next Below Rule" with effect from the 3rd April 1956 and is allowed to continue to remain on deputation with the Central Government.

Dacca-Barisal—No. GAI-258/68-1554—23rd October 1968—Mr Md. Habibul Islam, E. P. C. S., Deputy Director of Basic Democracies, Dacca Division, is appointed to act, until further orders, as Officer on Special Duty, Services and General Administration Department, Government of East Pakistan, with the rank and status of Additional Deputy Commissioner with Headquarters at Barisal.

Dacca-Bakerganj—No. GAI-258/68-1555—23rd October 1968—Mr Sultan Ali, Deputy Magistrate and Deputy Collector, Dacca, is appointed to act, until further orders, as Officer on Special Duty, Services and General Administration Department, Government of East Pakistan with Headquarters at Patuakhali, Bakerganj.

Dacca-Rawalpindi—No. GAI-30/67-1559—23rd October 1968—The services of Mr Md. Abu Syed, C. S. P., Deputy Secretary to the Government of East Pakistan, Home Department, are replaced at the disposal of the Central Government for appointment as Private Secretary to the Minister for Information and Broadcasting.

Dacca—No. GAI-5/68-1561—24th October 1968—On return from training abroad Mr Mohammed Ali, T. Pk., C. S. P., Officer on Special Duty, Services and General Administration Department, Government of East Pakistan, is appointed to act, until further orders, as Joint Secretary to that Government in the Railways, Waterways and Road Transport Department.

By order of the Governor,
ALI ASGHAR,
Chief Secretary.

Dacca—No. GAV-141/67-1392—21st October 1968—The candidates named below are appointed, on probation, to the East Pakistan Civil Service (Executive) Class I:

- (1) Mr S. Abbas Husain, M. Sc., son of Mr S. Zair Husain.
- (2) Mr Sunil Kumar Sarker, M. A., son of Mr Sudhir Chandra Sarker.
- (3) Mr Md. Shirajul Islam, M. A., son of Mvi. Md. Quasem.
- (4) Mr Syed Ehsanur Rahman, M. Com., son of Mr Syed Mohammad Anisur Rahman.
- (5) Mr Md. Yeahiea Molla, M. A., son of late Haji Bayen Uddin Molla.
- (6) Mr Md. Enamul Karim, M. A., son of late Dr Abdul Hamid.
- (7) Mr Abul Hye Md. Masood, M. Com., son of Mr Aftabuddin Ahmed.
- (8) Mr Muhammad Khademul Islam, M. A., son of Mr Md. Goher Ali Kabiraj.
- (9) Mr Dipak Kumar Saha, M. Com., son of Mr Monmohan Saha.
- (10) Mr Md. Mahfuzus Subhan, B. A., son of Mvi. Md. Fazlur Rahman.
- (11) Mr Syed Munir Uddin, B. A. (Hons.), son of Alhaj Syed Aktar Uddin.
- (12) Mr Shah Md. Nazmul Alam, M. Sc., son of Mr Nurul Alam.
- (13) Mr. H. M. Shaheedullah Choudhury, M. A., son of late Mvi. Hashmatullah.
- (14) Mr Mohd. Abdul Huq, B. A., son of Mr Mohd. Abdul Ghani Sarker.
- (15) Mr S. B. M. Mizanur Rahman, M. A., son of Mvi. Afsar Uddin Ahmed.
- (16) Mr Md. Aziz Ullah, B. Sc., son of Mvi. Asad Ullah.
- (17) Mr Md. Abdus Subhan, M. Sc., son of late Mvi. Abdul Aziz Master.
- (18) Mr Md. Abdul Karim, M. Com., son of Munshi Jawad Ali.
- (19) Mr Md. Badiuzzaman, M. A., son of Mvi. Abdul Ghani.
- (20) Mr Sheikh Shafiqul Islam, B. A., son of Mr Sheikh Abdul Maleque.
- (21) Mr Abdur Rashid, M. A., son of Mvi. Ramiz Uddin.
- (22) Mr Chitta Ranjan Chakma, M. A., son of Mr Jogendra Lal Karbari.
- (23) Mr Hafez Ahmed, M. A., son of Mvi. Osman Ghani Bhuiyan.
- (24) Mr Syed Abdul Muqtadir, M. A., son of Mvi. Syed Shamsher Ali.
- (25) Mr Md. Najmul Islam Choudhury, M. A., son of Mr Md. Bashir Uddin Choudhury.
- (26) Mr Fazley Huq, B. A., son of late Mr Abu Sayeed.
- (27) Mr Md. Rezwanul Haque, M. Sc., son of late Mr Md. Maqbul Ali.
- (28) Mr Md. Humayun Kabir, M. A., son of Mr Mohammad Ibrahim.
- (29) Mr Syed Hafiz Ahmad, B. Sc., son of Mr Syed Md. Hanif.
- (30) Mr Mohammad Gholam Mortuza, M. Sc., son of Mvi. Abdul Gaffur.
- (31) Mr Makbul Hussain, B. Com., son of Mr Shamsul Hussain.
- (32) Mr Md. Shafayat Ali, M. Com., son of Mvi. Keramat Ali.
- (33) Mr S. U. M. Zahirul Islam, M. A., son of Mr Md. Saiyyeduddin Bepari.

- (34) Mr Md. Helal Uddin Khan, B. A., son of late Mr Md. Asar Uddin Khan.
- (35) Mr Dwijendra Nath Bepari, B. A. (Hons.), son of Mr Dina Bandhu Bepari.
- (36) Mr Manik Lal Somaddar, M. A., son of Babu Amrita Lal Somaddar.
- (37) Mr Amiyangshu Sen, B. Sc., son of Mr Ambica Charan Sen.
- (38) Mr Dipak Ranjan Sen Gupta, B. Sc., son of Mr Probhat Chandra Sen.

Dacca—No. GAV-141/67-1393—21st October 1968—The officers named below are posted to the Gazetted Officers' Training Academy, Dacca :

- (1) Mr S. Abbas Husain, Deputy Magistrate and Deputy Collector, on probation.
- (2) Mr Sunil Kumar Sarker, Deputy Magistrate and Deputy Collector, on probation.
- (3) Mr Md. Shirajul Islam, Deputy Magistrate and Deputy Collector, on probation.
- (4) Mr Syed Ehsanur Rahman, Deputy Magistrate and Deputy Collector, on probation.
- (5) Mr Md. Yeahia Molla, Deputy Magistrate and Deputy Collector, on probation.
- (6) Mr Md. Enamul Karim, Deputy Magistrate and Deputy Collector, on probation.
- (7) Mr Abul Hye Md. Maqsood, Deputy Magistrate and Deputy Collector, on probation.
- (8) Mr Muhammad Khademul Islam, Deputy Magistrate and Deputy Collector, on probation.
- (9) Mr Dipak Kumar Saha, Deputy Magistrate and Deputy Collector, on probation.
- (10) Mr Md. Mahfuzus Subhan, Deputy Magistrate and Deputy Collector, on probation.
- (11) Mr Syed Munir Uddin, Deputy Magistrate and Deputy Collector, on probation.
- (12) Mr Shah Md. Nazmul Alam, Deputy Magistrate and Deputy Collector, on probation.
- (13) Mr H. M. Shaheedullah Choudhury, Deputy Magistrate and Deputy Collector, on probation.
- (14) Mr Mohd. Abdul Huq, Deputy Magistrate and Deputy Collector, on probation.
- (15) Mr S. B. M. Mizanur Rahman, Deputy Magistrate and Deputy Collector, on probation.
- (16) Mr Md. Aziz Ullah, Deputy Magistrate and Deputy Collector, on probation.
- (17) Mr Md. Abdus Subhan, Deputy Magistrate and Deputy Collector, on probation.
- (18) Mr Md. Abdul Karim, Deputy Magistrate and Deputy Collector, on probation.
- (19) Mr Md. Badiuzzaman, Deputy Magistrate and Deputy Collector, on probation.
- (20) Mr Sheikh Shafiqul Islam, Deputy Magistrate and Deputy Collector, on probation.
- (21) Mr Abdur Rashid, Deputy Magistrate and Deputy Collector, on probation.
- (22) Mr Chitta Ranjan Chakma, Deputy Magistrate and Deputy Collector, on probation.
- (23) Mr Hafez Ahmed, Deputy Magistrate and Deputy Collector, on probation.
- (24) Mr Syed Abdul Muqtadir, Deputy Magistrate and Deputy Collector, on probation.
- (25) Mr Md. Najmul Islam Choudhury, Deputy Magistrate and Deputy Collector, on probation.
- (26) Mr Fazley Huq, Deputy Magistrate and Deputy Collector, on probation.

- (27) Mr Md. Rezwanul Haque, Deputy Magistrate and Deputy Collector, on probation.
- (28) Mr Md. Humayun Kabir, Deputy Magistrate and Deputy Collector, on probation.
- (29) Mr Syed Hafiz Ahmad, Deputy Magistrate and Deputy Collector, on probation.
- (30) Mr Mohammad Gholam Mortuza, Deputy Magistrate and Deputy Collector, on probation.
- (31) Mr Makbul Hussain, Deputy Magistrate and Deputy Collector, on probation.
- (32) Mr Md. Shafayat Ali, Deputy Magistrate and Deputy Collector, on probation.
- (33) Mr S. U. M. Zahirul Islam, Deputy Magistrate and Deputy Collector, on probation.
- (34) Mr Md. Helal Uddin Khan, Deputy Magistrate and Deputy Collector, on probation.
- (35) Mr Dwijendra Nath Bepari, Deputy Magistrate and Deputy Collector, on probation.
- (36) Mr Manik Lal Somaddar, Deputy Magistrate and Deputy Collector, on probation.
- (37) Mr Amiyangshu Sen, Deputy Magistrate and Deputy Collector, on probation.
- (38) Mr Dipak Ranjan Sen Gupta, Deputy Magistrate and Deputy Collector, on probation.

Dacca—No. GAVII/1S-1/68 Pt-533—Mr Mayeenuddin Ahmed Khan, E.P.C.S., Section Officer, Agriculture Department, is appointed to act, until further orders, as Section Officer, Home Department.

By order of the Governor,
ALI HASAN,
Additional Chief Secretary.

Police

Sylhet—No. GAIII-24/68-460—23rd October 1968—Mr Alauddin Ahmed, P.P.M., Additional Superintendent of Police, Sylhet, is appointed to act, in addition to his own duties, as Superintendent of Police of the district, during the absence on leave of Mr Md. Habibur Rahman, the Superintendent of Police.

By order of the Governor,
ALI ASGHAR,
Chief Secretary.

Leave

General

Dacca—No. GAI-184/68-1550—22nd October 1968—Mr A.K.M. Musa, C.S.P., Chairman, East Pakistan Industrial Development Corporation, was allowed earned leave *ex-Pakistan* for five days with effect from the 27th May 1968, under rule 9(a) of the Revised Leave Rules, 1933.

Rajshahi—No. GAI-232/68-1564—25th October 1968—Mr S. A. Malek, E.P.C.S., Deputy Director, Basic Democracies, Rajshahi Division, is allowed leave on average pay for one month with effect from the 8th October 1968, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959, for rest and recreation.

Jessore—No. GAV-66/65-1379—18th October 1968—In modification of the orders issued under this Department notification No. GAV-66/65-1108, dated the 23rd August 1968, Mr Nasiruddin Ahmed, Deputy Magistrate and Deputy Collector, Magura, Jessore, was allowed leave on average pay for one month with effect from the 13th May 1968, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959, for rest and recreation.

Dacca—No. GAV-6/65-1401—23rd October 1968—Mr Md. Mashuque, Lawyer Magistrate, Dacca, was allowed leave on average pay for one month with effect from the 6th September 1968, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959, for rest and recreation.

Chittagong—No. GAV-68/65-1408—23rd October 1968—In supersession of the orders issued under this Department notification No. GAV-68/65-1329, dated the 2nd November 1967, Mr Md. Azizur Rahman, Deputy Magistrate and Deputy Collector, Chittagong, was allowed leave on average pay for one month and fifteen days for the period from the 16th August 1967 to the 30th September 1967, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959, for rest and recreation.

Dacca—No. GAVII/4S-72/68-525—17th October 1968—Mr. Mohsenuddin Ahmed, E.P.C.S., Section Officer, Revenue Department, is allowed leave on average pay for two months for the period from the 5th October 1968 to the 4th December 1968, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959, for rest and recreation.

Dacca—No. GAVII/4S-10/68-527—21st October 1968—Mr. A. K. M. Nurul Islam, E.P.C.S., Special Officer, Services and General Administration (Organisation and Methods) Department, is allowed leave on average pay for one month for the period from the 20th November 1968 to the 19th December 1968, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

Dacca—No. GAVII/4S-78/68-534—25th October 1968—Mr. Muzaffar Hussain, E.P.S.S., Section Officer, Health, Labour and Social Welfare Department, is allowed leave on average pay for one month for the period from the 29th October 1968 to the 28th November 1968, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959, for rest and recreation.

By order of the Governor,
ALI HASAN,
Additional Chief Secretary.

Organisation and Methods Branch

Section II

Dacca—No. IT-24/68(OMII)-152—26th October 1968—Mr Aminuddin, M.A., now employed as Head Assistant, Home Department, is appointed to act on a temporary basis, until further orders, as Training Officer in the Provincial Staff Training Institute at Dacca.

By order of the Governor,
ALI HASAN,
Additional Chief Secretary.

HOME DEPARTMENT

General

Section I

NOTIFICATION

No. 481-HG(I)—24th October 1968—Mr Md. Kayemuddin Mian, Deputy Inspector-General of Prisons, Chittagong Division, Comilla Central Jail, is granted leave on average pay for one month with effect from 7th November 1968, for rest and recreation, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

By order of the Governor,
A. N. KALIMULLAH,
Deputy Secretary.

Political

Section II

NOTIFICATION

No. 521-Poll(II)—23rd October 1968—In exercise of the powers conferred by sub-section (1) of section 4 of the Censorship of Films Act, 1963, the Governor of East Pakistan is pleased to order relaxation in length up to 14,000 (fourteen thousand) feet in case of the Bengali film GHAZI KALOO CHAMPA-BATI produced by Messrs New Wave Movies, Dacca.

By order of the Governor,
S. AHMAD,
Additional Secretary.

FINANCE DEPARTMENT

Establishment Section

NOTIFICATION

No. F(Estab)2E-1(178)/68/1763—18th October 1968—Mr B. Karim, E. P. S. S., Deputy Secretary, Finance Department, Government of East Pakistan, is granted leave on average pay for one month for rest and recreation with effect from the 1st November 1968 to the 30th November 1968 with the permission to affix Sunday, the 1st December 1968, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

By order of the Governor,
A. M. SAYEED,
Joint Secretary.

NOTIFICATIONS

No. F(Estab)2E-1(178)/68/1770—19th October 1968—Mr Syed Hamidur Rahman, Accounts Officer, Finance (Development) Department, Government of East Pakistan, and Accounts Officer, East Pakistan Secretariat, is granted leave on average pay for one month with effect from 21st October 1968 to 20th November 1968 with the permission to prefix Sunday, the 20th October 1968, for rest and recreation, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

No. F(Estab)2E-1(178)/68/1772—19th October 1968—Mr Golam Solaiman, Additional Accounts Officer, East Pakistan Secretariat, is appointed to act as Accounts Officer, East Pakistan Secretariat for one month with effect from the 21st October 1968, vice Mr Syed Hamidur Rahman, Accounts Officer, East Pakistan Secretariat, on leave for rest and recreation.

No. F(Estab)2E-1(178)/68/1773—19th October 1968—Mr Md. Abdul Karim, officiating Accountant, East Pakistan Secretariat, is appointed to act as Additional Accounts Officer, East Pakistan Secretariat for one month with effect from the 21st October 1968, vice Mr Golam Solaiman, Additional Accounts Officer, East Pakistan Secretariat, appointed to act as Accounts Officer, East Pakistan Secretariat.

By order of the Governor,
H. T. IMAM,
Deputy Secretary.

Taxation

Section II

ORDERS

No. FGIV/IS-1(21)/68/223—23rd October 1968—In exercise of the powers conferred by clause (a) of section 9 of the Stamp Act, 1899 (Act II of 1899), read with sub-section (4) of section 3 of the East Pakistan Finance (Third) Ordinance, 1958 (East Pakistan Ordinance No. LXXXII of 1958), the Governor is pleased to remit the duty chargeable under the said Act and the additional stamp duty chargeable under the said Ordinance on the deed of gift to be executed in favour of the Governor by the Governing Body of Rajendra College, Faridpur, in respect of the properties of the College.

No. FT-II/IS-1(35)/68/227—25th October 1968—In exercise of the powers conferred by clause (a) of section 9 of the Stamp Act, 1899 (II of 1899), read with sub-section (4) of section 3 of the East Pakistan Finance (Third) Ordinance, 1958 (East Pakistan Ordinance No. LXXXII of 1958), the Governor is pleased to remit the duty chargeable under the said Act and the additional stamp duty chargeable under the said Ordinance on the deed of gift to be executed in favour of the Governor by the Governing Body of the Khulna Girls' College in respect of the properties of the College.

By order of the Governor,
K. MAHMOOD,
Secretary.

COMMERCE AND INDUSTRIES DEPARTMENT

Administration Branch

Section I

NOTIFICATION

No. 3A-16/68/881-Admn.—22nd October 1968—The services of Mr Khondker Shariful Islam, E.P.C.S., Private Secretary to the Minister, Commerce and Industries Department, Government of East Pakistan, have been replaced at the disposal of the Services and General Administration (General Administration) Department, with effect from the 23rd September 1968.

By order of the Governor,
A. R. KHAN,
Deputy Secretary.

AGRICULTURE DEPARTMENT

Section II

NOTIFICATIONS

No. Sec-II. IS-26/67/1117—17th October 1968—Mr Md. Fazlur Rahman, Training and Utilization Officer, Agriculture Information Service, is granted leave on average pay for one month from the 6th December 1968 to the 5th January 1969, under rule 3(I)(b)(ii) of the Prescribed Leave Rules, 1959, for rest and recreation.

No. Sec-II. Co-op-10/68/1121—18th October 1968—Mr A. K. Zahirul Alam, Regional Deputy Registrar of Co-operative Societies, Rajshahi Division, Rajshahi, is granted leave on average pay for 23 days from the 30th August 1968 to the 21st September 1968, under rule 3(I)(b)(ii) of the Prescribed Leave Rules, 1959, with permission to suffix Sunday on the 22nd September 1968.

No. Sec-II. F-11/67/1122—18th October 1968—Mr Shah Ali Imam, Divisional Forest Officer, Forest Extension North Division, is granted leave on average pay for one month with effect from the date of availing the same, under rule 3(I)(b)(ii) of the Prescribed Leave Rules, 1959, for rest and recreation.

No. Sec-II. F-11/67/1123—18th October 1968—Mr A. A. Bhuiyan, Divisional Forest Officer, Central Division, is appointed to hold charge of the current duties of the office of the Divisional Forest Officer, Forest Extension North Division, in addition to his own duties during the absence on leave of Mr Shah Ali Imam, Divisional Forest Officer, Forest Extension North Division.

By order of the Governor,
MANZOORUL KARIM,
Deputy Secretary.

Section VII

NOTIFICATION

No. VII/For. 262/68/1538—22nd October 1968—In exercise of the power conferred by section 20 of the Forest Act, 1927 (Act XVI of 1927), the Governor is pleased to declare the land measuring an area of 9.50 acres as described in the schedule given below as a Reserve Forest, with effect from the date of publication of the notification, namely:

SCHEDULE

District.	Mouza.	J. L. No.	Police- station.	C. S. Plot.	Khatian No.	Area.	Boundary.
Jessore	Baliadanga	87	Kotwali	86(P)	293	1.00	North—Jessore-Narail Road.
				87(F)	332	0.18	
				88(F)	331	0.24	South—Plot Nos. in part of 112, 116, 117, 121, 127, 128 and 135.
				89(F)	43	0.52	
				90(F)	488	0.77	
				91(F)	204	0.20	East—Plot Nos. in part of 96, 97, 111 and 112.
				92(F)	99	0.10	West—Plot Nos. in part of 86 and 121.
				93(F)	101	0.11	
				94(F)	286	0.07	
				95(F)	403	0.06	
				96(P)	10	1.51	
				97(P)	14	0.01	

District.	Mouza.	J. L. No.	Police- station.	C. S. Plot.	Khatian No.	Area. 0.08	Boundary.
				111(P)	103	0.08	
				112(P)	83	0.08	
				113(P)	37	0.70	
				114(F)	49	0.90	
				115(F)	403	0.07	
				116(P)	286	0.09	
				117(P)	127	0.47	
				118(P)	77	0.57	
				119(F)	56	0.82	
				120(F)	75	0.51	
				121(P)	265, 394 and 296	0.35	
				127(P)	179	0.09	
				Total area	..	9.50 acres	
						(Nine acres and fifty decimals.) only	

By order of the Governor,

M. KARIM

Deputy Secretary.

RAILWAYS, WATERWAYS AND ROAD TRANSPORT DEPARTMENT

Road Administration and Establishment Section

NOTIFICATION

No. 39-R.A.E.—24th October 1968—In supersession of the orders contained in this Department notification No. 38-RAE, dated the 30th September 1968, Mr Hatim Ali Khan, Chief Engineer, Roads and Highways, East Pakistan, is allowed leave preparatory to retirement for 6 months on average pay with effect from the 30th September 1968 to the 29th

March 1969 and in continuation leave on half-average pay for 6 months from the 30th March 1969 to the 29th September 1969, under rules 3(1)(b)(ii) and 3(1)(b)(iii) respectively of the Prescribed Leave Rules, 1959, read with the Services and General Administration (Regulation) Department, Section III, Memo. No. R-III/3L-46/66/352, dated the 12th November 1966 (Sub-paragraph II).

By order of the Governor,

H. R. MALIK,

Secretary.

Railways Laws Section

NOTIFICATION

No. 222/RRL/1R-9/67—25th October 1968—In exercise of the power conferred by clause (b) of Article 5 of the Transfer of Railways Order, 1962 (President's Order No. 33 of 1962), the Governor is pleased to make the following amendment in the Pakistan Eastern Railway (Conduct of Business) Directives, 1968, namely:

Amendment

In the said directives, in paragraph 2, in clause (a) for the words "Pakistan Eastern Railway Board" the words "East Pakistan Railway Board" shall be substituted.

By order of the Governor,

M. F. BARI,

Deputy Secretary.

EDUCATION DEPARTMENT

Section II

NOTIFICATION

No. S-II/979-Edn.—21st October 1968—Mr K. B. M. A. Rashid, Deputy Director of Public Instruction, Khulna Division, Barisal, is granted leave preparatory to retirement on average pay for 6 months from the 30th September 1968 to the 29th March 1969, under rule 3(1)(b)(ii) and leave on half-average pay from the 30th March 1969 to the 29th September 1969, under rule 3(1)(b)(iii) o the Prescribed Leave Rules, 1959, and also for the purpose of rest and recreation.

By order of the Governor,

M. M. HUQ,
Secretary.

NOTIFICATION

No. S-II/970-Edn.—16th October 1968—Mr Ahmed Husain, Officer on Special Duty (Libraries), Education Directorate, East Pakistan, is granted leave on average pay for one month from the 1st October 1968 to the 31st October 1968, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

By order of the Governor,

S. A. SALAM,
Deputy Secretary.

Section VIII

NOTIFICATION

No. VIII/4A-13/67/879-Edn.—17th October 1968—This Department notification No. VIII/4A-13/67/395-Edn., dated the 24th May 1968, appointing Mr Habibur Rahman Khan as Assistant Professor of Mechanical Engineering, Engineering College, Rajshahi, is hereby cancelled.

By order of the Governor,

S. A. SALAM,
Deputy Secretary (G).

HEALTH, LABOUR AND SOCIAL WELFARE DEPARTMENT

Section I

[To be substituted for the notification bearing the same number and date].

NOTIFICATION

No. S-I/5A-123/68/1222—2nd October 1968—Dr Md. Asiruddin, M. B. (Cal.), F. R. C. S (Edin.), Professor of Surgery, Dacca Medical College, is appointed as the Director of Health Services, East Pakistan.

NOTIFICATIONS

No. S-I/1L-41/68/1286—18th October 1968—Dr Zulfiqur Ali Choudhury, Deputy Director of Health, Dacca Division, is granted leave on average pay for one month with effect from the date of availing, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959, for rest and recreation.

No. S-I/1L-41/68/1287—18th October 1968—Dr Md. Mamtaur Rahman, Civil Surgeon, Dacca, is appointed to hold charge of the current duties of Deputy Director of Health, Dacca Division, in addition to his own duties during the absence on leave of Dr Md. Zulfiqur Ali Choudhury.

No. S-I/1L-32/68/1294—19th October 1968—Dr Syed Ershad Ali, Associate Professor of Midwifery, Sylhet Medical College, is granted leave for a month, for rest and recreation, from the date of availing, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

No. S-I/1L-45/68/1301—22nd October 1968—Dr Badsha Miyan, Chief Medical Officer of Health, Chittagong Hill Tracts, is granted leave on average pay for a month from 5th November 1968 or from the date of availing, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959, for rest and recreation.

No. S-I/5A-116/67/1304—22nd October 1968—On the recommendation of the Public Service Commission, East Pakistan, the tenure of temporary appointment of Dr Sardar Alauddin as Associate Professor of Pathology for Medical Colleges in East Pakistan, is extended till the 31st December 1971 or for as long as his post continues, whichever period is shorter.

No. S-I/5A-109/68/1305—22nd October 1968—Dr A. K. M. Md. Ahsan Ali, M. B. B. S., D. T. C. D. (Wales), fellow W. H. O. (U. K.), Medical Officer, T. B. Control and Training Institute, Dacca, is appointed to hold charge of the current duties of the Superintendent, T. B. Control and Training Institute, Dacca, in addition to his own duties during the period of deputation of Dr Harishur Rahman.

By order of the Governor,

AHMADULLAH,
Section Officer.

Section III

NOTIFICATION

No. S-III/2F-36/68/972—18th October 1968—Dr A. S. M. Abdul Khaleque, FRCS, now posted as Assistant Surgeon, Sadar Hospital, Comilla, is granted (Ex-Asia) leave on average pay for 4 months from the 28th September 1966 to the 27th January 1967 and leave on half-average pay for 8 months from the 28th January 1967 to the 27th September 1967 and extraordinary leave for 7 months and 18 days from the 28th September 1967 to the 15th May 1968, under rules 3(1)(b)(ii), 3(1)(b)(iii) and 9(2)(a) respectively of the Prescribed Leave Rules, 1959, in connection with his higher studies abroad after the expiry of the period of his deputation.

By order of the Governor,

Z. RAHMAN,
Section Officer.

Section V

NOTIFICATION

No. S-V/1F-6/68/836—22nd October 1968—In exercise of the powers conferred by sub-section (1) of section 34 of the East Pakistan Pure Food Ordinance, 1959 (East Pakistan Ordinance No. LXVIII of 1959), the Governor is pleased to authorise (1) Additional Health Officer, (2) Assistant Health Officer, (3) Supervising Sanitary Officer and (4) Special Food Inspector under the employ of the Dacca Municipality to exercise all the powers relating to inspection and seizure of food conferred by Chapter IV of the said Ordinance within the jurisdiction of the Dacca Municipality.

By order of the Governor,

D. AHMED,
Deputy Secretary.

LICENCE

On application and
Administration and
Licence Department
thereunder the
make such enquiry or enquires as may deem necessary
and along with such report the application shall be
submitted to the Chairman or Vice-Chairman or any
other officer authorised by Chairman.

2. Fees prescribed as per Tax Schedule of
Kushtia Municipal Committee as approved by the
Commissioner, Khulna Division, vide notification of
No. 184D&MC., dated 9th November 1961, or
shall be realised on proper receipt by the person to time
rules framed or amended from time to time
persons in-charge of the Department concerned in case or
licensing sanction and permission is granted by the
Municipal Committee.

3. Licences, sanctions and permissions shall be
granted exclusively in the name of applicant and
subject to the provisions of rule 58 of the East
Pakistan Municipal Committee (Taxation) Rules,
1960, or any other law for the period or
completion of purpose for which licences, sanctions
and permissions are granted, new licences, sanctions
or permission may be granted.

4. Renewal of yearly or half-yearly licences,
sanctions, permission shall be obtained before the
expiry of the period for which such licences or sanc-
tions permissions are granted.

5. Chairman, Vice-Chairman of the Municipal
Committee or any other person authorised by them,
may inspect such licences, sanctions and permissions
and permissions and from the holders of such licences,
sanctions for inspection.

6. The Chairman may at any time cancel any
licences, sanctions or permission for violation of any of
the such of by-laws, but before such cancellation
against such proposed cancellation should be given to show cause
within seven days from the date of the notice.

7. Special Provisions

(i) That he is not below the age of 18 years
that he possess a good physique.

10. Every bearer, puller and driver of a rickshaw
shall carry with his licence the list of fares and produce
when called upon to do so by the Municipal Committee
or by the traffic police or by any other persons.

11. (a) The body of the rickshaw shall be strong,
sound and clean.
(b) No person shall drive to it a bell in any road
unless it has attached to it a bell in good order of a
type approved by the Municipal Committee.

12. The Chairman may cancel the registration of
any rickshaw owner licence and cancel the licences of
driver or puller of the rickshaw and cancel the registration of
the bye-laws for such period as he deems fit provided
a reasonable opportunity is given to the licences.

13. No rickshaw shall carry more than two passengers
with a luggage of 25 seers.
Note—For the purpose of this bye-laws
years of age shall be recorded as one adult 2 children under 12

14. Licence tin plate shall be fixed upon a
conspicuous place in the body.

Special provisions for the use of Municipal lands.

15. The Municipal Committee may on receipt of
fees at 0.25 per sqr. feet per month, allot Municipal
land to any person for any period.

16. Any person applying for allotment of such
land shall state in the application the purpose of such
which he intends to obtain such land and after holding
such enquiry by an authorised officer imposing terms
and conditions as may be deemed necessary. Lands so alloted
Committee may allot such lands. Lands so alloted
shall not be used for any other purpose except
which it was obtained without the previous sanction
of the Municipal Committee.

17. Such allotments may at any time be
if the land is required for any work of the Municipal
and the allottee shall vacate the premise of the
within seven days from the date of the notice.

18. Nothing in the bye-laws shall be
contrary to the provisions of Municipal
Committee.

of the Chairman, Vice-Chairman or any other Municipal Officer authorised on this behalf shall be deemed to have been properly signed.

2. All notices bills summons and other documents required by this ordinance or by any rule or by any law made thereunder served upon or issued to any person shall be so served or issued by Municipal Officer or servants or by other persons authorised by the Municipal Committee at a meeting in this behalf.

3. When any notice, bill, summons or other documents are required by this ordinance or by any rule or bye-law made thereunder, to be served upon or issued to any person as owner or occupier of any land or building, it shall not be necessary to name all the owners or occupiers in the document and the service of issue thereof shall be effected only—

- (a) by giving or tendering such document to the owner or occupier, provided that if there be more than one owner or occupier, to every one of them;
- (b) if the owner or occupier is not found, giving or tendering such document or by sending it by post to any adult member of the family, or to a servant in the employment of the owner or occupier or of any one of the owners or occupiers; and
- (c) in both the cases mentioned in clause (a) and (b) by affixing such notice, bills, summons, or other documents on some conspicuous parts of the land or building (if any) or other thing for which the document relates.

4. When any notice, bill summons or other document is required by this Act or by any rule or bye-law made thereunder to be served upon or issued to any person otherwise than as owner or occupier of any land or building, such notice or issue shall be effected—

- (a) by giving or tendering such document to such person; or
- (b) if such person is not found, by leaving such document at his last known place of shade of business in the Municipality or by giving or tendering the same or by sending it by post to any other male member of his family or adult male servant in his employee; or
- (c) if such person does not reside in the Municipality and his address elsewhere is known to the Municipal Committee, by forwarding such document to him by post in a cover bearing the said address; or
- (d) if none of the means referred to in clauses (a), (b) or (c) is available by affixing such notice, bill, summons or other documents on some conspicuous part of the land or building (if any or other things to which the document relates).

5. Nothing in the bye-law shall be inconsistent with the rules framed by the Government from time to time as per provisions of the Municipal Administration Ordinance No. X of 1960.

Bye-Laws on the Registration of Births, Deaths and Marriages under section 46 and article 6 of fifth schedule of the Municipal Administration Ordinance, 1960.

Birth, Death and Marriage—The Municipal Committee shall appoint at a meeting a person to be the Registrar of Births, Deaths, and Marriages for the whole

of Municipality and may also appoint a Sub-Registrar and maintain a register at any burning ghat and burial ground for the registration of all dead bodies brought to such burning ghat or burial ground for cremation or interment.

Whenever a Sub-Registrar has been appointed for any burning ghat or burial ground information shall have to be given to such Sub-Registrar in respect of the death of any person whose dead-body is brought to such burning ghat or burial ground for cremation or interment and information so given shall be deemed to be information given to the Registrar of the district.

Whenever a birth or death occurs in any hospital within the limits of this Municipality, it shall be the duty of the Medical Officer-in-Charge of Hospital forthwith to send a notice in writing of the occurrence of such birth or death to the Municipal Committee and in such case no other person shall be required to give information of such birth or death to Registrar or Sub-Registrar appointed by the Municipal Committee.

The nearest relative present at the death of or in attendance during the last illness of any person dying within this Municipal limits or the Medical Practitioner, if any, who attended such persons in his last illness or any other person present at the death or in their default the occupier of the holding in which the death occurred shall be required to report within 24 hours of such death to the Registrar. The person shall have to furnish the following particulars:

- (1) The name of the deceased.
- (2) The Father's Husband's name of the deceased.
- (3) The next of the deceased.
- (4) The age of the deceased.
- (5) Place of residence at the time of death of the deceased.
- (6) Religion to which the deceased belonged.
- (7) Name and address of the reporter.
- (8) Relationship of the reporter with the deceased.
- (9) Permanent residence of the deceased.
- (10) Name and nature of the disease to which he or she succumbed.

The father or mother of every child born within this Municipality or the occupier of the holding in which such child is born or the Medical Practitioner or mid-wife or nurse on attendance at the time of birth shall have to give information of such birth within 48 hours to the Birth Registrar and he or she shall have to furnish such particulars as follows:

- (1) The name of the father of the child.
- (2) The permanent residence of the child.
- (3) The place and the time of birth.
- (4) The sex.
- (5) Religion.
- (6) Name and address of the reporter.
- (7) Relationship of the reporter with the child.

Marriage—All marriages within this Municipal area shall have to be reported to the Registrar within 48 hours of the solemnisation of such marriage by the father or in absence of the father by the legal guardian of the bridegroom or by the Kazi or by the Priest and every such information shall have to

be countersigned by the groom or the bride or their fathers or their legal guardians. The reporter shall have to furnish the following particulars:

- (a) Name of the bridegroom, his father's name, place and hours at which marriage took place, the age, permanent residence, religion and description of the persons who contracted the marriage.
- (b) The name of the bride and address.
- (c) The name of the persons who conducted the marriage.
- (d) If the marriages have been registered, the name of the Registrar and the place of registration.
- (e) Nature of dower and the provision of maintenance, if any.
- (f) The details of the previous marriage, if any.
- (g) The name of at least two persons who witnessed the marriage.

Nothing inconsistent with the rules in the bye-law, shall be framed which would defeat the purposes of the Municipal Administration Ordinance.

Bye-Laws on infectious diseases framed by the Kushtia Municipal Committee under article 7 of fifth schedule of Municipal Administration Ordinance, 1960 read with section 47 of the Ordinance.

[**Definition**—Infectious diseases mean Cholera, Plague, Small-pox and Diphteria of diseases which the local Government may by notification declare to be as dangerous diseases.]

Infectious Diseases.

1. If the Municipal Committee has reason to believe that any infectious disease has broken out or is likely to break out in epidemic form within the Municipality, the Committee shall promptly investigate the matter, secure the prompt and thorough segregation of those sick or infected with such diseases so long as there is danger of their contaminating the disease to other persons, so that no persons suffers for lack of nursing or other necessities of life because of isolation, in the interest of public health and sanitation give public notice of infected places, supervise funerals if persons dead from such diseases, disinfect rooms, clothings, and premises and all articles likely to be infected. The Municipal Committee shall guard and protect the public health and sanitation and do such thing as may be necessary for preventive purposes such as arrangement for vaccinator, etc., on a mass scale in order to check the spread of the contagious diseases at the outset. The Municipal Committee shall see that all premises are kept clean and free from filths, nuisances and contagion.

2. A medical practitioner or a person practising as a medical practitioner and in the course of such practice become cognizant of the existence of any infectious disease in any premises other than a public hospital or if no medical practitioner or person practising medical profession is so cognizant, the owner or occupier of such premises cognizant of the existence of any such disease therein or if the owner or occupier is not so cognizant the person in-charge of or in attendance to any person suffering from any such disease in such premises cognizant of the existence of the disease therein shall give true and correct information to the Municipal Committee in respect of the existence of such disease. When in the opinion of any registered medical practitioner any person suffering within the Municipality from any infectious

disease and is also without proper lodging or accommodation or is lodged in such a manner that he cannot be effectively isolated so as to prevent infection or contagion and the said practitioner considers that such person should be removed to a hospital or a place at which patients suffering from such diseases are received for medical treatment, he may send a certificate to that effect to Municipal Committee. On receipt of any such information the Municipal Committee may direct or cause the removal of such person to such hospital or place provided that if any such person is female she shall not be removed to any such hospital or place unless the same has accommodation for female and set apart from the portion assigned to males.

If any female who according to custom does not appear in public be removed to any hospital or place (a) the removal shall be effected in such a way as to preserve her privacy, (b) special accommodation suited to such custom shall be provided for her in such hospital or place, (c) one female's relation of attendant shall be allowed to remain with her in order to look after her.

3. The Municipal Committee at a meeting may provide nurse for attendance on patients suffering from any infectious disease in the Municipal area, who, owing to want of hospital accommodation or danger of infection or contagion cannot be removed to hospital or in cases where removal to the hospital is likely to endanger the patient's life, the Municipal Committee may charge such reasonable fees for such services as may be deemed proper for the purpose of engaging nurses. The salaries and duties of the nurses will be fixed by the Municipal Committee.

4. (a) If the Municipal Committee is of opinion that any building or part thereof is in such a filthy or unwholesome condition that the health of any person may be affected or be endangered thereby, or

(b) That the cleaning, white-washing or disinfecting, as the case may be, of any building or any part of a building or any tank or pool or well adjacent to a building or that the cleaning, disinfecting, purification or destruction of any article therein which is likely to retain infection or by reason of its filthy condition likely to cause injury to the health of any person, they may cause such building or part thereof to be cleaned white-washed or disinfected or purified or such article to be destroyed and may be written notice require the occupier of such building or any part thereof to vacate the same for such time as may be required in such notice.

The cost of such cleaning or disinfecting shall be borne by the occupier of the building or in the case of any tank, pool or well not let-out with a building by the owner or occupier of a holding in which such tank, pool or well is situated in accordance with the direction of the Municipal Committee.

5. If the Municipal Committee is of opinion that the destruction of any hut or shed is necessary to prevent the spread of any infectious disease the Committee may after giving the owner or occupier of such hut or shed such notice of their intention as may in the circumstances of the case appear to them to be reasonable, take measures for having such hut or shed and all the materials thereof destroyed. The Municipal Committee may allow such compensation, not exceeding the value of the hut as they think proper to any person, who sustains loss by the destruction of any such hut or shed, as allowed by the Municipal Committee on claim for compensation, shall afterwards lie for any loss or damage caused by such act in any court of law.

6. No person shall knowingly let out a dwelling house or other building or part of a dwelling house or building in which person has been suffering from any infectious disease, unless such house, building or part thereof and all article therein liable to retain infectious germs have been disinfected and the Municipal Committee have granted a certificate to that effect and until the expiry of the date specified in such certificate the house, the building or any part thereof and the articles therein cannot be used.

7. The Municipal Committee may from time to time by public notice appoint a place or places at which conveyances, clothing, bedding or other articles which have been exposed to infection or contagion from any infectious diseases may be washed and no person shall wash or cause to be washed any such article at any place not see fixed unless the same has been disinfected to the satisfaction of the Municipal Committee.

8. (a) No person suffering from any infectious diseases shall make or offer for sale any article of food for human consumption or any medicine or drug or (b) wilfully touch any such article, medicine or drug when exposed for sale by others or (c) take any part in the business of washing or carrying stale clothes or (d) any human body without a written permission from the Municipal Committee.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.50.

9. No person shall without previous disinfection of the same give, lend, sell, transmit or otherwise dispose of any article which from any infectious disease.

10. No person shall—(a) while suffering from any infectious disease wilfully expose himself in any street, public place, shop, bazar, or any place used in common by person other than members of his family or to which such infected person belong. Any clothing, bedding or other article, which has been exposed to infection or contagion are not to be carried in a public conveyance without previously notifying to the owner, driver or person in charge of such conveyance that he is so suffering or that such article is so infected and without taking proper precaution against spreading of the said disease or diseases.

(b) Or carry or permit to be carried in a public conveyance the dead body, if any person who has died from an infectious disease or any clothing, bedding or other article which has been exposed to infection or contagion or while in charge of any person suffering from any infectious disease expose such sufferer in any such place as is referred to clause (a) or carry such sufferer or permit him to be carried in a public conveyance without giving previous notice and taking the precautions referred to in clause (a).

11. No owner or driver or person in charge of public conveyance shall be bound to carry any person suffering from any infectious diseases or to carry any such dead body or any such infected clothing or other article as aforesaid in such conveyance unless payment or tender of sufficient compensation for the expense which he must incur in disinfecting the conveyance is first of all made to him.

12. (a) The owner, driver or person in charge of any public conveyance in which any person suffering from any contagious disease or the dead body of any person who has died from such disease

or any clothing bedding or other article exposed to infection or contagion have been carried shall immediately take the conveyance for disinfection to a place, if any, appointed under section 7 of this chapter.

(b) The person in charge of such place shall forthwith intimate to the Municipal Committee the number of the conveyance and proceed to disinfect the conveyance.

(c) If no place has been appointed under section 7 the Municipal Committee shall take such steps as they think proper for disinfection of such conveyance.

(d) No such conveyance shall be used until the Municipal Committee has granted a certificate stating that it may be used without causing risk of infection or contagion to the public at large.

13. The Municipal Committee may provide and maintain suitable conveyance for the free carriages of persons suffering from any infectious disease or of the dead-bodies of persons who have died from any such disease or for removal of any clothing bedding or other article which have been exposed to infection or contagion.

14. The Municipal Committee may authorise any officer to enter at any time, after three hours notice, into any building or premises in which any infectious disease is suspected to exist for the purpose of inspection of such building or premises.

15. (a) The Municipal Committee may, from time to time, with a view to preventing the spread of any infectious disease order that any market, hotel, restaurant, eating house or lodging house within the Municipal limits shall be closed, or forbid any person to attend any such places.

(b) Such order shall be publicly notified in such manner and in such places as the Municipal Committee shall direct.

16. The Municipal Committee may, by notice require the proprietor or person in charge of any academic institution situated within the Municipal limits for a specified time, with a view to preventing the spread of any infectious disease or any danger to health likely to arise from the situation of such institution, either to close it or to exclude any scholar student and staff from attending it and the proprietor or person in charge as the case may be, shall forthwith comply with the notice.

17. (a) Every owner or occupier of meat or fish shop or sweetmeat stall of eating house when required by the Municipal Committee by notice must make his shop or stall fly proof with suitable materials.

(b) Every owner or occupier of a building shall, when required by the Municipal Committee by notice, provide fly proof receptacles for the collection of rubbish and other offensive matters which can be deposited in such places as may be provided by the Municipal Committee for the purpose.

18. (a) When required by the Municipal Committee to do so, for prevention of the outbreak or spread of plague or any other infectious disease the owner or occupier of a building shall provide there in a rat proof materials or receptacle for the temporary deposit of food residue, cups, plates and other utensils prior to washing.

(b) They may also provide rat proof dustbin for the deposit of sewage rubbish and offensive matters.

(c) Whenever the Municipal Committee apprehend any outbreak of Plague or any other infectious disease, the Committee may be required by beat of drum prompt notification of cases of (mortality of rats in any building or any land, whereupon the owner or occupier of such building or land shall forthwith give information of any such occurrence to Municipal Committee and shall make necessary arrangement for destruction of rats.

(d) Whenever required by the Municipal Committee to do so for the prevention of any outbreak of or spread of Plague or any other infectious disease the owner or occupier of every building or land in which a dead rat is found shall forthwith place it in Kerosin oil, until its disposal by burning can be arranged.

(e) *Disinfection*—When required by the Municipal Committee to do so for the prevention of the outbreak or spread of Plague, the owner or occupier of a building shall arrange for the cleaning and disinfection, at such intervals as may be fixed by the Municipal Committee, of the floor and walls up to height of 6' feet from floor or plinth of the building with kerosin oil emulsion prepared by boiling half a pound of hard soap in half a gallon of water, to which four gallons of kerosin oil shall have to be subsequently mixed.

(f) *Disinfection*—The owner or occupier of a building in which a case of Plague has occurred shall arrange for the immediate disinfection of the sputum of the patient and discharges from buboes of such patient with Lysol, Gyllin or Sycol lotion in strength or one teaspoonful to a pint of water or in any other active germicidal solution.

(g) *Disinfection of room of pneumonic Plague cases*—The Municipal Committee may arrange for the disinfection of the room in which a case of pneumonic Plague has occurred, with formal in gas or with formal in gas or with other suitable disinfectants.

(h) *Arrangement for immunisation*—The Municipal Committee may be beat of drum announce the arrangement made for anti-plague inoculation whereupon every person shall be bound to get himself or herself inoculated; provided that no person shall be bound to take inoculation who owing to constitutional disability or on medical grounds is certified by a registered medical practitioner to be unfit for such inoculation.

Bye-law regarding infectious disease.

19. Whenever a member of the family or any person residing in a house, sarai and hotel, etc., is attacked with cholera, small-pox, plague and any other dangerous disease the headman of the family, the keeper of hotel or sarai shall give information either personally or in writing to the Municipal Office within 6 hours of the attacks or as soon as the disease is detected.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.15.

20. No person shall wash or cause to be washed in any tank or water course or any other receptacle for water used by the public for drinking or bathing purpose, any clothes, beddings or other articles which have been used by a person suffering from any infectious disease.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.50.

21. No person suffering from any infectious disease or contagious disease shall bathe in any public bathing place.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.10.

22. The dead body of any person who has died from any infectious disease or contagious disease shall be buried or burnt within 6 hours.

23. The Health Officer or Sanitary Inspector or any other Municipal Officer authorised by the Municipality may at any time by day or by night without notice or after giving such notice of his intention as may, in the circumstances, appear to him to be reasonable inspect any place in which any infectious or contagious disease is reported or suspected to exist and take such measure as he thinks fit to prevent the spread of the disease.

Bye-law regarding enforcement of vaccination.

24. Every person shall be bound to take re-vaccination after every two years. In case of minor or ladies, father or head of the family shall be responsible to get children or members of his family revaccinated.

25. Every person shall be bound to take anti-cholera inoculation after every six months, in case of minor or ladies, father or head of the family shall be responsible to get them inoculated.

26. Every person shall be bound to take vaccination and inoculation which would be required to stop any epidemic. In case of minor or ladies, father or the headman of the family shall be responsible to get them vaccinated or inoculated.

27. No person of any family, hotel or sarai shall refuse to take vaccination and inoculation from any infectious or contagious disease or prohibit others to take vaccination and inoculation. Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.5.

28. Nothing in the bye-law shall be inconsistent with the provisions of the Municipal Administration Ordinance of 1960, which would defeat the execution of the principles and policy laid therein.

PROCEDURE OF COLLECTION OF TAXES

Bye-law regarding under rule 9 of Municipal Committee Taxation Rules, 1960.

1. All taxes and fees and other dues of the Municipal Committee including rates shall be realised in the following manner:

(a) *Taxes except trade and professional taxes*—Taxes shall be payable by the tax-payers in the Municipal counter up to 12-0 a.m. of each working days for which a receipt will be granted immediately by any authorised person or persons.

A quarterly tax bill shall be issued on the tax-payer along with a notice at the beginning of each quarter of the financial year showing the dues of the rate payer for the whole quarter to be payable on date mentioned in the notice.

(b) *Trade and professional taxes*—The Chairman or Vice-Chairman shall appoint one or more person to collect the tax on trade profession and calling. The person or persons will go round with the receipt books for collection. The collection money shall made over to the cashier daily at a time to be fixed by the Chairman or Vice-Chairman.

(c) *Monthly Rents (BeHara)*—All monthly rents due to the Municipality from the occupiers of the Municipal stalls and huts shall be realised in the following manner:

Monthly rents shall be payable by the end of the previous month in the Municipal counter, a notice will be issued on the defaulter to make the payment on a specified date and if no payment is made the Municipal Committee shall be competent to attach any immovable property of the defaulter wherever found the defaulter shall be liable to be rejected from the stall or the hut forthwith if necessary by police help.

2. Nothing in the bye-law shall be inconsistent with the provisions of the Municipal Administration Ordinance of 1960, which would defeat the execution of the principles and policy laid therein.

Bye-laws for articles of food and drink.

Under section 61 of the Municipal Administration Ordinance, 1960.

1. (a) No person shall manufacture, sell or prepare or expose for sale any article such as meat, milk, butter, ghee, curd or ghole, sweetmeats, articles of bakery, ice-cream, ice lozense, sugarcandy, batasha, tea for drink, cold drink, syrup, rose water, perfumery, manufactured ripe date, and any other articles which the Municipal Committee may include from time to time in any shop or premises or on or by the side of any road, prepared or manufactured, articles intended for human food, unless such articles are protected from flies, dust and other sources of contamination by means of sufficient covering or protection.

(b) No person shall import into the Municipality for sale or hawk for sale the articles as enumerated above as in (a) without licence duly granted by the Municipal Committee.

(c) All licences shall be granted for one year only by the Municipal Committee in the prescribed form which will take effect from the 1st of July each year, and the Municipal Committee shall be entitled to withdraw any such licence at any time during the year, after giving seven days' notice to the licensee, for any breach or violation of any of the conditions laid down below or provisions of this bye-law or any other rules or bye-law framed under the Ordinance:

- (1) Not to sell any article in any places, other than the place mentioned in the licence.
- (2) Not to deal with articles which are obnoxious, unwholesome and otherwise injurious to health and not fit for human consumption.
- (3) Not to sell or expose for sale any article which are not protected from flies, dust and other sources of contamination by means of sufficient covering or protection.
- (4) Not to sell at a price exceeding the normal and prevailing market value.

(d) Licence fees will be charged as may be imposed by the Municipal Committee from time to time.

(e) No persons shall sell, keep or expose for sale any animal, poultry or fish intended for food which is diseased or any article of food and drink which is obnoxious.

The Municipal Committee shall have power to seize and destroy or otherwise deal with any such diseased animal, poultry, rotten fish or articles of food or drink in addition to any penalty that may be imposed under the Municipal Ordinance or any other law for the time being in force.

2. (a) The Sanitary Inspection or any other officer authorised by the Municipal Committee may at all reasonable times enter into and inspect any such places which is intended for selling human food or any other article of food intended for human consumption.

(b) If in the course of an inspection of such a place any such thing appears to the Sanitary Inspector or the authorised Officer to be diseased or if any article of food appear to him to be unsound, unwholesome or unfit for human food or if any utensil used for preparing or containing any such food or which may be found in any such place which is to render any food unfit for human consumption, he may seize and carry away such thing and prosecution may be instituted against him under the provision of the East Pakistan Pure Food Ordinance, 1959.

3. Every baker or confectioner who prepares and keeps for sale any bread, cake, biscuit and other articles of food of such type and every vendor or hawker of such articles shall keep the same in a glass case or other covered receptacle so as to exclude flies and dust therefrom.

4. Nothing in the bye-law shall be inconsistent with the provisions of the Municipal Administration Ordinance of 1960 which would defeat the execution of the principles and policy laid therein.

Bye-laws regarding public nuisance under section 82 of Municipal Administration Ordinance, 1960.

1. Nuisance and offences with regard to streets—

The following act will be considered as nuisances and offences with regard to streets:

- (a) To pass urine and stool.
- (b) To spit, excepting in places specified for the purpose.
- (c) Movement in naked and unseemly manner.
- (d) Obscene acts and songs and sings.
- (e) Inducement and enticement by public women or any one else for immoral acts.
- (f) Teasings of Girls and Ladies (in public).
- (g) Obstruction of public street, road side lands in any way.
- (h) To allow water course from any house or premises or private pipe line to pass or roll over a street.
- (i) To allow trees, building or hut or any part (of such a tree, building or hut) hanging over any street or road.
- (j) To deposit any refuge at any place other than those places fixed by the Municipality for the purpose.
- (k) Causing annoyance and disturbance by intolerable sounds of machineries in residential area without previous permission of Municipal Committee.

Control of Microphones and Amplifiers, etc.

2. In these bye-laws—

- (a) "Loud Speaker" includes Microphones, Megaphones, Gramophones, Radios, Transistors and such other amplifiers of sound.
- (b) "Authorised Officer" means Chairman, Kushtia Municipal Committee or any person specially empowered to act on behalf of Chairman.

Registration on the use of Loud Speakers.

3. (i) Subject to clause (ii) no person shall use any loud-speaker within the Municipal area except in the following cases:

- (a) Official, religious, or educational functions.
- (b) All public announcements.

(ii) No person shall use any loud-speaker for any function other than those specified in (a) of clause (i) except with the previous permission in writing from the authorised officer.

4. The use of the loud-speaker under clause (i) or (ii) shall be subject to the following conditions:

- (i) Its tone shall be so adjusted as not to cause vexation to the residents of the vicinity, or annoyance to the people suffering from disease.
- (ii) It shall not be used in the vicinity of:
 - (a) Any hospital or dispensary;
 - (b) Any educational institution; provided that this condition shall not apply to any functions held by any educational institution;
 - (c) Any court during court hours;
 - (d) Any mosque or other place of worship at the time of daily congregational prayer provided that this condition shall not apply when loud-speaker is used for congregational prayer; and
 - (e) It shall not be used at any time after 10 O'Clock at night (except with the permission of the authorised officer).

Restriction on Advertisement.

5. No person shall advertise for any show or performance by loud-speaker or by beat of drums or by playing of land party in the vicinity of any court during the court hours and mosque and hospital.

Power of entry and seizure, etc.

6. (i) The authorised officer may, in case of contravention of any of the provisions of these bye-laws, order immediate discontinuance of the use of any loud-speaker and circulation of advertisement.

(ii) The authorised officer may seize loud-speaker with or without battery and other accessories or the articles used for the advertisement and also enter into any premises for the purpose.

Penalty.

7. Any person contravening the provision of these bye-laws shall be punishable with a fine which may extend to five hundred rupees and if the offence is a continuing one, with a further fine which may extend to Rupees twenty-five for every day after the date of first commission of the offence.

8. Nothing in the bye-law shall be inconsistent with the provisions of the Municipal Administration Ordinance of 1960 which would defeat the execution of the principles and policy laid therein.

Bye-laws framed under section 86 of the Municipal Administration Ordinance, 1960, regarding control and regulation of Traffic on public street within jurisdiction of the Kushtia Municipality

Definitions:**1. In these bye-laws—**

- (a) "Cattle" means Cattle as defined in section 3 of the Cattle Trespass Act I of 1871;

(b) "Carriage" means Hackney Carriage; and

(c) "Cart" means bullock or buffalow or any hand-driven cart.

Penalties:

2. The penalty for the infringement of any of these bye-laws shall be—

- (a) A fine not exceeding the sum stated at the foot of the bye-law;
- (b) In the case of a second or subsequent conviction for a similar offence a fine not exceeding the sum (if any) stated in that behalf at the foot of the bye-law; and
- (c) In the case of continuing offence, a further fine, not exceeding the sum (if any) stated at the foot of bye-law as the daily fine which may be imposed for each day after written notice of the offence from the Chairman.

Regulation of traffic on public streets.

3. Some places in the roads and streets, etc., shall be declared by the Municipal Committee for parking of all sorts of public vehicles and no person shall park any such vehicle in places other than those mentioned above.

4. All hackney carriage, bullock-carts or hand-carts shall have pneumatic or rubber coated wheels.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.5.

5. No owner of any carriage or cart shall allow it to be given on any public street by a driver under 18 years of age.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.5.

6. No driver shall drive or have in his charge on any public street more than one carriage or cart except in the case of two carts, the hinder one of which is strongly fastened to the proceeding one.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.5.

7. No person shall keep standing on any public street any vehicle in such a way as to cause inconvenience to the public, except for a time which is reasonable required for loading or unloading or for taking up or setting down passengers.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.10.

A second or subsequent conviction Rs.25.

8. No person shall leave any carriage or cart on any public street without a person in charge thereof.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.10.

A second or subsequent conviction Rs. 25.

9. Any person driving a carriage or cart or riding a bicycle or riding an animal or carrying a planquin, on any public street shall keep to his left, when he passes a vehicle coming from the opposite direction, or when any vehicle overtakes him and shall keep to his right, when overtaking any vehicle.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.10.

10. No person shall drive any of the undermentioned vehicles or animals or convey any planquin on any public street, between half an hour after sunset and half an hour before sun rise, unless lights are provided as follows:

- (a) Every carriage must carry two conspicuous lights one on each side.
- (b) Every cart must carry one conspicuous light.
- (c) Every elephant, camel or planquin must be accompanied by one conspicuous light.
- (d) Every cycle must have one conspicuous light in front.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.5.

11. (a) No person shall drive any pedal cycle within the Municipal area unless it has been duly registered with the Municipality on payment of a registration fee as prescribed.

(b) No person shall drive any pedal cycle on any public street unless it has attached to it a bell in good sounding order.

(c) No person shall carry any other person on his pedal cycle.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.5.

12. No person shall, without the general or special permission of the Municipal Committee, take any elephant or camel along any public street.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs. 5.

13. No person shall sit or sleep on any public street so as to obstruct traffic.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs. 5.

14. No person shall abandon or let loose or negligently allow to get loose any cattle on any public street.

Any person on contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.5.

15. No person shall, without the general or special permission of the Municipal Committee, keep any articles on any public street except for a temporary purpose for not more than 3 hours at a time or use any public street as a place for keeping any vehicle, cattle or for washing any cattle or article for any other private purpose.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.5.

16. No person shall plant a tree on any public street without the permission of the Chairman of the Municipal Committee.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs. 5.

17. No person shall, without the permission of Chairman, make any excavation of any public street or on and near any ghat or public ferry or enclosure of any public street or on and near any ghat or public ferry or enclose any such street or any part thereof.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.50

Daily fine Rs.3.

18. No person shall, without the permission of the Chairman, remove turf or cut grass from any public street or the slope thereof.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.50.

19. No person shall affix or cause to be affixed to any building owned or occupied by him any gutter, spout or other thing intended for the conveyance or discharge of water or shall leave in any such building any opening for the discharge of water on such a way that the water discharged therefrom is thrown or falls upon a public street except through a down pipe or other suitable contrivance reaching to the public street.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs. 10.

Daily fine Rs.3.

20. No person shall fly a kite on any public street or in such a way that it may fall on or upon any public street.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs. 3.

21. No person shall play any game on any public street.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.3.

22. No person shall drive any vehicle across a public drain in or near any street so as to cause damage to such drain.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.5.

23. No person or owner or occupier of land abutting on any public street shall fence such land with barbed wire.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.15.

Daily fine Rs.3.

24. No person shall (a) place any burning materials in any Municipal dustbin on or near a public street, (b) burn in any dustbin any paper, leaves, grass, wood or other material.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs.5.

25. No person shall make or drive any motor vehicle carriage or cart on a public street or part of a street which is closed by order of the Municipal Committee to all or any specified description of wheeled traffic or displace any barrier or fence of poles erected for the purpose of closing such public street or part thereof.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs. 10.

26. Without the permission of the Municipal Committee previously obtained, no person shall place any hoarding or other temporary project or erect any archway, gate or other temporary structure across or over or upon any road or hang up, place or otherwise expose for sale any goods so as to cause it to project into or over any road or use or occupy any public street or any other public place, for the sale of any article, or for the exercise any callings or of setting up any booth or stall.

Any one contravening the above bye-law shall be punishable with a fine of Rs. 15, on a second or subsequent conviction Rs. 25.

27. No person shall slaughter any animal or clean any carcass on any road.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs. 5.

28. No person shall commit a nuisance, easing himself on or by the side of or near to any road.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs. 5.

29. No person shall convey sewage or offensive matter on any road otherwise than in a closely covered receptacle between such hours as the Municipal Committee may from time to time prescribe.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs. 5.

30. No person shall re-erect fences or build walls or put up rails or posts or make any excavation or put any sort of obstruction on or otherwise encroach upon a house fully or a master's passage which has been taken charge of by the Municipal Committee or is not exclusively used for one holding.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs. 10.

31. The dinamolights of the rickshaw or cycle must be lowered down so that the focus must not go beyond 25 feet on the street.

32. No person plying a public vehicle shall charge a fare in excess the rate prescribed by the Municipality.

Any person contravening the provision of the bye-law shall be punishable with a fine which may extend to Rs. 5.

33. Nothing in the bye-law shall be inconsistent with the provisions of the Municipal Administration Ordinance of 1960 which would defeat the execution of the principles and policy, laid therein.

Bye-laws framed under section 83 of the Municipal Administration Ordinance, 1960, regarding removal of encroachment either movable or immovable from Municipal road or drains, etc.

1. **Bye-laws**—No person shall make an encroachment, movable or immovable on or under a street, a drain or any land, etc., except under a licence granted by the Municipal Committee and to such extent as permitted by such licence.

2. Any person responsible for making any encroachment in any way on any Municipal land, road, street, lane, bye-lane or on drain with or without permission and if with permission as stated in bye-law 1

after such period as permitted by the Municipal Committee under a licence, shall remove the same when asked by the Municipal Committee by a notice in writing and in such manner as specified in the said notice.

3. If any notice issued under bye-law 2 is not complied with within 7 days from the date of service thereof, the Municipal Committee may forthwith cause the encroachment to be removed through its own agency with the help of police if required and the cost incurred thereon by the Municipal Committee shall be realised as a tax levied by the Municipal Committee from the period responsible for the encroachment under the Municipal Administration Ordinance, 1960, or cases filed against any such offender under section 133, Cr. P. C., if thought expedient by the Municipal Committee.

4. Any person aggrieved by a notice issued under bye-law 2 may within the time as specified in the said notice appeal, with a copy of the such appeal forwarded to the Municipal Chairman, to the Controlling Authority whose decision in the matter shall be final.

5. Notwithstanding anything contained in any other law, no compensation is payable to any person by the Municipal Committee for any encroachment removed or to be removed by the said Committee under bye-law 3 above.

6. Nothing in the bye-law shall be inconsistent with the provision of the Municipal Administration Ordinance of 1960 which would defeat the execution of the principles and policy laid therein.

Bye-laws under article 16 of 5th Schedule of the Municipal Administration Ordinance, 1960 (framed for the maintenance and control of the Municipal Parks).

1. **Management of the park**—The Kushtia Municipal Committee shall be responsible for the control and management of the park.

2. **Facilities of the visitors of park**—(i) The park may remain open for the public from 5 a.m. to 9 a.m. and 3 p.m. to 10 p.m. and no one will be allowed to stay there beyond that period.

3. The Kushtia Municipal Committee, at a meeting, may change the hours of visit in the park.

4. The boat kept in the tank of the park may be hire any visitor for rowing purposes in the tank on payment of rupee one per hour.

5. Angling in the tanks of the park may be allowed on Friday and Sunday only from dawn to dusk against payment of Rs. 3 per angle and no other fishing facilities shall be allowed to any person.

6. **Restrictions on the use of the properties of the park**:

(i) No person suffering from any contagious or infectious disease or who is mentally unsound shall be allowed to enter or stay in the park.

(ii) No person intoxicated with liquor or like other articles shall be allowed to enter or stay in the park.

(iii) No animals shall be allowed to enter or loiter or stay inside the park.

(iv) No vehicle such as bus, truck, taxi, car, scooter, rickshaw, bicycle, tricycle, cart, hand-cart, or the like will be allowed to enter or to be parked within the park compound.

- (v) No person shall be allowed to touch or cause damage to any trees, plants or flowers of the park.
- (vi) No person shall be allowed to climb upon a tree or boundary wall of the park.
- (vii) No person shall be allowed to cut any branch of the tree or grass or hedges of the park without a written permission from the Municipality.
- (viii) No person shall be allowed to pluck any leaf of the trees or flower and destroy, disturb or deface the lawn, damage any flora base of the park.
- (ix) No person shall be allowed to swim or hold any aquatic sports in the tank without a written permission from the Municipal Committee.
- (x) No person shall be allowed to hold any meeting and no public gathering shall be permissible within the park compound.
- (xi) Any person found engaged or trying to engage in any unsocial or illegal activities within park compound shall be liable to be prosecuted in a competent court of law.
- (xii) No portion or part of the park shall be leased out in any farm to any person.

7. Power of the authorised person to restrict any visitors, etc.—Any person authorised on this behalf by the Municipal Committee may prevent or evict any person who is found doing anything contrary to these bye-laws and no person shall be allowed to obstruct him in his discharge of duties.

8. Penalties—Any breach of the above bye-laws shall render the offender to be prosecuted in a competent court of law and to pay a fine up to Rs.50 and a daily fine of rupees five only.

9. Nothing in the bye-laws shall be inconsistent with the provisions of the Municipal Administration Ordinance of 1960, which would defeat the execution of the principles and policy laid therein.

Bye-laws for a stray animals under section 67 and Article 24 of the Fifth Schedule of Municipal Administration Ordinance, 1960.

(Section I)

1. (a) No person shall let loose any animals stray in any street, public place or any cultivated land or any place for growing grass, any fruit or vegetables or flowers and the Municipal Committee shall have power, in addition to any penalty that may be imposed under the Municipal Ordinance X of 1960 or any other law for the time being in force to seize, detain and impound any such animal straying in any such places (as mentioned above).

(b) The Municipal Committee shall have the power to maintain cattle pounds for the impounding or stray cattle and charge fines and fees as the Municipal Committee may, from time to time, impose or fix.

(c) No animal shall be picked or tethered in any Municipal street or public place or any cultivated land of park and the Municipal Committee shall have power in addition to any penalty impose and under the Municipal Ordinance X of 1960, to seize, detain and impound any such animal found picketed or tethered in places mentioned above.

Contagious diseases of animals.

(d) The measures to be adopted for the prevention of contagious diseases among animals.

(e) The compulsory inoculation or distraction of animals suffering from any contagious disease.

(f) The seizure, detention and impounding of animals found stray.

(g) The regulations of the tethering and picketing of animals in streets and private premises.

(h) The prohibitions of the keeping of animals in premises meant for residence by human beings.

(i) The compulsory registration of the sale of cattle.

(j) This licensing of the animals.

(k) The branding of animals.

(l) The licensing of public contents, public exhibitions and public performance of animals and birds, and the prohibitions of the sale of animals in markets not approved and licensed by the Municipal Committee.

(m) The castration of animals requiring such castration.

(n) The licensing if stables.

Dangerous animals.

2. (a) Snakes shall be described as dangerous animals.

(b) The following animals when become and otherwise develop the habit of injuring the people, shall be deemed to be dangerous animals such as Dog, Bulls, Deer, etc.

(c) The Municipal Committee shall have to detain, destroy or otherwise dispose of such animals after giving 24 hours' notice to the owner of such animals.

(d) The Municipal Committee shall have the power to reward to any person who will kill or destroy any venomous snake within the Municipal area, not exceeding Rs.10 only.

3. Nothing in the bye-law shall be inconsistent with the provisions of the Municipal Administration Ordinance of 1960, which would defeat the execution of the principles and policy laid therein.

Bye-laws framed under section 57 of the Municipal Administration Ordinance, 1960 to regulate the use of Dhobi Ghats to provide for the licence fees of the washermen and to regulate their callings.

1. The Municipal Committee, at a meeting, may provide for dhobi ghats for the exercise of their calling by the washermen in any pond, ditch of water course belonging to them within the Municipal limit and keeping them reserve for that purpose on payment or such fees as may be levied by the Municipal Committee and also provide for such facility as is necessary to them to carry out their calling in such ghats.

2. The washermen willing to use such ghats for their calling shall register their names with the Municipal Committee on payment of a fee of Rs.6 per annum.

3. Each washermen within the Municipality shall take licence for conducting his calling within the Municipal limit on payment of necessary Trade licence fees.

4. The washermen may use any land of the Municipal Committee for drying their clothes in the sun on payment of such fees as fixed by the Municipal Committee in consideration of the length breadth and other aspects of the land used by them.

5. No washerman suffering from any contagious or loath-some disease shall use such ghats or lands for his calling.

6. A dhobi or washerman shall not knowingly take clothes from a house where any person is suffering from a dangerous disease. He shall cease from carrying on his calling on the occurrence of any dangerous disease in the building occupied by him and shall not resume his calling till the building has been declared free from infection by the Health Officer, Sanitary Inspector or any other person authorised by the Municipal Committee in this behalf.

7. On the occurrence of a dangerous disease in the building occupied by a dhobi, he shall keep with him all the clothes previously sent to him for washing till the written permission of the Health Officer, Sanitary Inspector or any other person authorised by the Municipal Committee in this behalf has been obtained for returning them to the owners after being disinfected of property washed.

8. No person shall wash or clean or cause to be washed or cleaned in any pond, ditch or water course where dhobi ghats have been set up by the Municipal Committee, any vehicle, cart, dog, carriage, horse or any other animals or otherwise pollute the water of such pond, ditch or water course of creating inconvenience in any way to the washerman in using the ghats or the lands used for drying the clothes.

9. Nothing in the bye-law shall be inconsistent with the provision of the Municipal Administration Ordinance of 1960, which would defeat the execution of the principles and policy laid therein.

Bye-laws regarding felling of dangerous trees under section 98 of the Municipal Administration Ordinance, 1960.

1. Felling of dangerous trees, etc.—The Municipal Committee shall have the power to require the felling of any tree which is dangerous to the public or any private individual to the trimming of the branch of any tree which overhang and are likely to interfere with traffic or are otherwise inconvenient to any public or private individual.

2. Whenever the Municipal Committee shall have notice of any such dangerous trees and branches, a notice will be served on the owner of the possessor of the same to remove them within such period as may have power to fell or trim any such tree or branches at Municipal cost which shall be realised from the owner or occupier in the manner prescribed for realisation of Municipal tax.

3. The Municipal Committee on reliable information or on its own motion shall have the right to pull down any building or structure or wall if it is considered dangerous to human life and safety and which falls short of proper hygienic condition the owner or the occupier would be notified to take step for its removal as early as possible failing which Municipal Committee would be at liberty to demolish the said building structure or wall and the owner or occupier would be saddled with cost thus incurred, to be realised as Municipal tax.

4. In case any land or premises within the Municipal area is grown with rank of noxious vegetation or undergrowth the Municipal Committee may be

notice require the owner or occupier or such land or premises to clear such vegetation or under growth, within the specified time, and if he fails to do so within such time, the Municipal Committee may have such vegetation or under growth cleared, and the cost incurred thereon by the Municipal Committee shall be deemed to be a Municipal tax on the owner or occupier.

5. The Municipal Committee may prohibit the cultivation of any crop which is considered dangerous to public health within such part of this Municipality, as may be specified.

6. Nothing in the bye-law shall be inconsistent with the provision of the Municipal Administration Ordinance of 1960, which would defeat the execution of the principles and policy laid therein.

Bye-laws regarding erection or reerection of building framed by Kushtia Municipal Committee under section 78(2) read with article No. 14 of 5th Schedule.

[*Definition*—“Building” means shop, house, hut, out house shed stable or enclosure built of any material and used for any purpose and also includes wall, well, varandah, platform, plinth, etc.

“Structure” means, movable structure, Fenching.]

1. An application for construction of building or excavation of tank shall be addressed to the Chairman and shall be submitted in prescribed form which will be supplied free from the office.

2. An application to erect or re-erect a building shall be accompanied by side plans in triplicate which shall be duly signed by the applicant.

3. An application shall be accompanied by following plans:

(i) Site plan of the area for the proposed construction in the cadastral survey map of the locality. There should be on the same scale of the mouza map locality, name of mouza, number of the plot should be clearly indicated showing the actual area of the plot owned by the applicant and the actual area proposed to be built upon. The site plan should be large enough to show the nearest main road and approach thereto.

(ii) Plans and sectional elevation of the proposed construction showing the details of materials used and position of doors, windows, ventilation, etc.

(iii) Every site plan shall show the following particulars:

(a) Boundaries of the land belonging to the owner and names of boundary peoples.

(b) The position of the site in relation to neighbouring road or street of public place as the case may be.

(c) Name of the street or road.

(d) The position and dimension of the proposed buildings and of all other buildings and the position of existing building, latrine, etc., if any.

(e) All adjacent streets, buildings and premises within a distance of forty feet.

(f) The position and dimensions of proposed buildings, kitchen, stair cases, latrines, etc.

(g) Nature of construction such as kutchha or pucca shall be stated.

(h) The position of drainage within proposed holding.

(i) Such other particulars as may be required by the Municipal Committee.

4. Before starting work on the sanctioned plans, the owner will intimate the Chairman not less than 3 days before the actual commencement.

5. Within one month after the completion of the sanctioned plans, the owner will inform the Chairman in writing that the plans have been followed in general.

6. The Chairman has power to order removal, demolition, rectification, etc. of any structure or part of it, construction contrary to the sanctioned plans.

7. If any deviation from sanctioned plans is felt necessary during the progress of the work, the owner will have to apply a fresh to Chairman in the usual manner before the deviations are committed.

8. One copy of plan shall be kept at the site of the building, at all times when building operations are in progress and such be available at all times for the inspection of the Chairman, or of any officer authorised by him in that behalf.

9. All buildings shall provide adequate ventilation, drainage and sanitation.

10. All public building and buildings more than 4 storied high shall be equipped with fire extinguishers and shall have adequate means for escapes and lifts.

11. Every wall of a masonry building shall have a damp proof course at the level of the ground floor.

12. Plinth of a masonry building exception garages shall be at least two feet above the level of the centre of the nearest street or streets.

13. External roofs or walls of any building shall not be made of grass, leaves or other inflammable materials.

14. For domestic building there shall be a vacant space of 4'-0" minimum at all sides.

15. (a) Where a residential building is situated at the side of a street, there shall be a vacant space of minimum 5'-0" from side of the road. The minimum distance between road line and any residential house shall be half of the width of the road and not less than 10'-0" in the case of the said or main roads.

(b) In case of any construction in Commercial area the Committee may relax the terms of keeping open space in boundary lines.

16. Every room in a domestic building which is intended to be used as an inhabited room shall be not less than nine feet in height measured from the floor to the underside of the beam on which the ceiling rests.

17. (i) A permission to erect a building granted shall, unless it is renewed by an application made to the Chairman, for this purpose, continue only for one year after the date on which it is granted, unless the work of erection has been commenced within that period and in any case shall not continue for a period longer than two years from the said date unless it is so renewed.

(ii) Any person who erects a building or continues the work of erection of a building, when the permission granted has expired shall be deemed to erect such building or to continue such work without sanction.

18. (i) The provisions relating to the erection of buildings, shall also apply to every materials alteration of or addition to any building, but shall not apply

to necessary repairs not involving any of the works which constitute a material alteration or addition.

(ii) An alteration or addition in or to a building shall be deemed to be material if—

(a) It increases or diminishes the height of, the area covered by, or the cubical capacity of the building, or any part thereof or reduces the height, area or cubical capacity of any room in the building below the minimum prescribed; or

(b) It affects or it is likely to affect prejudicially the stability or safety of the building or the condition of the building in respect of drainage, ventilation, sanitation or hygiene; or

(c) It converts into a place for human habitation a building or part of a building originally constructed for other purposes.

(iii) If any question arises as to whether any addition or alteration is necessary not affecting the position, safety, stability use, sanitary condition or dimensions of a building or room, such question shall be referred to the Municipal Committee at a meeting and the decision of the Municipal Committee at a meeting and the decision of the Municipal Committee shall be final.

19. No person shall erect or re-erect building without the previous permission of the Municipal Committee.

20. Nothing in the bye-law shall be inconsistent with the rules framed by Government from time to time, to carry out the purposes of the Municipal Administration of 1960.

The following bye-laws are framed as per direction in para 7 of Controlling Authority's suggestion, *vide* his memo. No. Br-IV/III-4/67/824, dated 29th May 1968.

7. (a) Bye-laws regarding Fairs and Festivals under section 105 of the Municipal Administration Ordinance read with Article 3 of the 5th Schedule.

Fairs and Festivals.

(1) The holding and celebration of public and private fairs, festivals and shows in the Municipal area, except with the proper licence and permission from the Municipal Authority, shall not be allowed.

(2) No lodging house, shop, places of entertainment at the site of the fairs, festivals or shows will be allowed unless proper licence is obtained from the Municipal Authority.

(3) The Municipal Authority will be competent to inspect the site of the fairs and festivals, for the protection of the health of the people attending the fairs and festivals, control and check the nuisances and offences therein, regulate the traffic to and from thereof, and take all other measures necessary for ensuring proper order and conduct at the fairs, festivals and shows.

(4) The Municipal Authority will be competent and entitled to levy a fee of five paisa from each person attending such fairs, festivals and shows, and this fee the Municipal Authority may exempt, excuse or waive, when it deems fit and proper in special cases.

(5) Any person contravening the above bye-laws will be punishable with a fine extending up to Rs.100 only.

(6) Nothing in the bye-law shall be inconsistent with the rules framed by the Government from time to time as per provisions of the Municipal Administration Ordinance, 1960.

7. (b) Bye-laws regarding sanitation under section 42 of Municipal Administration Ordinance read with Article 5 of the 5th Schedule:

(1) The Municipal Authority shall be responsible for the sanitation of the Municipality and for this purpose it may cause such measures to be taken as are required from time to time by or under the M.A. No. X of 1960.

(2) The Municipal Committee shall be responsible in all matters, and authorised to take action pertaining to the sanitation of lands and buildings, regulation of sweeping and cleanliness of public and private streets inspection and visiting of lands and buildings for the purpose of collection and removal of refuse, checking and prevention of nuisances pertaining to sanitation, making of sanitary surveys, enforcement of sanitary schemes, construction, maintenances and inspection of public and private latrines and urinals, providing of receptacles and vehicles for the collection removal and carriage of refuse, providing trenching grounds, incinerations, septic tanks and other devices for the disposal of refuse, promotion of education in sanitation, and all other matters necessary for the effective promotion of sanitation.

(3) Nothing in the bye-laws shall be inconsistent with the rules and spirit of the provision, of the Municipal Administration Ordinance.

7. (c) Bye-laws regarding Burial and Burning Places, under section 93 of the Municipal Administration Ordinance read with Articles 8 of the 5th Schedule:

(1) The Municipal Committee shall be responsible for maintenance and licensing of public and private burial grounds and burning ghats.

(2) No private or public burial grounds or burning grounds shall be allowed except with proper license from the Municipal Authority.

(3) Monuments, graves, tomb-stones and other works in public and private burial and burning places shall be preserved by the Municipal Committee with provisions for improvement of public and private burial and burning places.

(4) No one shall be allowed to work as grave digger or work at public or private burial or burning places, unless he obtains a licence from the Municipal authority on payment of a fee at Rs.5 per year.

(5) The Municipal Committee shall be entitled to charge a fee at Rs.5 per dead body for the burial or burning in the public or private burial and burning places.

(6) Step may be taken for prevention of nuisances and offences pertaining to burial and burning places with provision of conveniences and amenities at public and private burial and burning places, with necessary arrangements for the proper maintenance of burial and burning ground for the effective and proper disposal of the dead.

(7) The road passing through Kalishankarpur and Kushtia College is fixed as the prescribed route to be followed for the carriage of dead bodies to the burial and burning places, avoiding the thickly populated busy business area like Nawab Serajuddoula Road.

(8) Nothing in the bye-laws shall be inconsistent with the rules to carry out the purpose of the Municipal Administration Ordinance.

7. (d) Bye-laws regarding offensive and Dangerous Trades, under section 91, of Municipal Administration Ordinance, read with Articles 9 of the 5th Schedule:

(1) The Municipal Committee shall be responsible for the regulation of dangerous and offensive trades as defined under rules framed by Government including

storing and keeping of dangerous and offensive articles with abatement and prevention of nuisances pertaining to dangerous and offensive trades.

(2) Except under and in conformity with the condition of a licence granted by the Municipal Committee, no person shall carry on any offensive or dangerous trade, no premises shall be used or suffered to be used for any dangerous or offensive trade, no person shall keep or store in any premises any dangerous or offensive article, except for domestic use or any dangerous or offensive article in excess of the prescribed limits.

(3) No licence shall be issued to any person for dealing in dangerous and offensive trade, nor for using premises for keeping or storing dangerous or offensive articles in a thickly populated residential or business area.

(4) Any person contravening the above provisions of the bye-laws shall be punishable with a fine extending up to Rs.100.

(5) No bye-laws shall be inconsistent with the provisions of the Municipal Administration Ordinance.

7. (e) Bye-laws regarding public vehicles under section 87 of the Municipal Administration Ordinance of 1960 read with Articles 12 of the 5th Schedule:

(1) All public vehicles, drivers of public vehicles, the horses and other animals and persons to be used for carrying or propelling such vehicles, shall be required to obtain necessary licence from the Municipal authority on payment of the prescribed fee, as determined by the Municipality from time to time, and in default, the Municipal authority is empowered to impose a penalty up to Rs.50 per vehicles and Rs.25 per person, and Rs.10 and Rs.5 each for each recurring day, respectively.

(2) The Municipal Committee shall have power for medical Inspection of persons propelling or driving public vehicles, and for inspection of public vehicles, horses and animals used for carrying public vehicles, and the premises where such vehicles, horses and animals are kept.

7. (f) Bye-law relating to Tanks, etc., under section 99 of the Municipal Administration Ordinance, read with Articles 17 of the 5th Schedule:

(1) Within the Municipal area there shall be at least one tank under each Union Committee area, comprising of the minimum area of 600 yds. by 400 yds. at least, serving the purpose of public bath, nursing of fish, with sufficient space on all the four sides of the tank, for the development of flower gardens therein, offering the advantages of parks with the recreational facilities to the residents of the respective areas, for maintaining the health of the people, with provision for the regular and recurring maintenance of the tanks with the attached parks and flower gardens thereof.

7. (g) Bye-laws relating to the Water Supply under sections 52/53 of the Municipal Administration Ordinance area with Articles 19 of the 5th Schedule:

(1) The Municipal Committee within its limits shall provide with the supply of whole-some and fresh water, sufficient for public and private purpose.

(2) The Municipal Committee shall frame and execute a water supply scheme of its own for the construction and maintenance of such works for the provision shortage and distribution of water as may be necessary.

(3) The Municipal Committee shall supply water through electric power driven deep sunk 8" to 12" dia water tube-well pipe water supply, on payment of prescribed charges, and that there should be also provision for sinking and sufficient number of 14" to

1½" dia water usual tube-wells as alternative sources of fresh drinking water as insurance against scarcity of water owing to power failure or otherwise.

(4) The private sources of water within the Municipal area shall be subject to control, regulation and inspection by the Municipal Committee and that no new well, water pump or any other sources of water for drinking purpose shall be dug, constructed or provided, except with the sanction of Municipal Committee and the Committee may require the owner or any person having the control of any private source of water supply used for drinking purpose, to keep the same in good order, and protect it from contamination, and the Committee is further empowered to take such measures deemed fit to prevent the use of such water for drinking purpose, when found quite unfit for drinking purposes.

(5) Nothing in the bye-laws shall be inconsistent with the provisions of the Municipal Administration Ordinance.

7.(h) Bye-laws relating to Drainage under section 54 of the Municipal Administration Ordinance read with Articles 20 of the 5th Schedule:

(1) The Municipal Committee within its limits shall provide adequate system of public drains, and all such drains shall be constructed, maintained, kept cleared and emptied with due regard to the health and convenience of the members of public, and all private drains shall be subject to control, regulation and inspection by the Municipal Committee, and the Committee shall have power to provide alteration, covering, clearing and closing of private drains when so required.

(2) The Municipal Committee shall be responsible for the clean lines, maintenance and inspection of drains, employment of staff in connection with the cleanliness of the private and public drains, disposal of sullage and construction and regulation of cess-pools, enforcement of the drainage of the undrained lands, ponds, and buildings by a combined operation or otherwise, and for the prevention of nuisances and offences pertaining to drainage, and all other matters necessary for the effective drainage for the local area or the maintenance of drains in a sanitary state.

(3) Nothing in the bye-law shall be inconsistent with the provisions of the Municipal Administration Ordinance.

7.(i) Bye-laws relating to markets under sections 63/64 of the Municipal Administration Ordinance, read with Articles 22 of the 5th Schedule:

(1) The Municipal Committee shall establish and maintain public markets provide places for use as public markets, and secure proper management and sanitation of such markets.

(2) The Municipal Committee is authorised and entitled to charge as prescribed from time to time, fees for the use of, or for the right to expose goods in the market, on vehicles and animals bringing goods therein for sale, for the use of shops, stalls or pens in respect of animals brought for sale or sold from brokers, commission agents, weighmen and other persons practising their calling therein.

(3) No private market within the Municipal area for the sale of food or drink or animals shall be established or maintained, except under a licence granted by the

Municipal Committee and in conformity with the condition of such licences, charging fees as prescribed from time to time and it is authorised to discontinue or take over any private market in public interest subject to payment of compensation.

(4) The Municipal Committee, for the establishment, maintenance, inspection, improvement and development of market, shall regulate the prices of articles sold in the market, grant licences of private market, allot stalls and stands, control traffic for the preservation of orders within the markets and their immediate vicinity, appoint effective and strong staff to control, supervise and ensure sale of pure and fresh articles of food, drink and animals, and make provisions for the due performance of the duties by market keepers and the persons exercising their professions or callings within the markets.

(5) Nothing in the bye-laws shall be inconsistent with the rules, to carry out the purpose of the Municipal Administration Ordinance.

7.(j) Bye-laws relating to Slaughter House under section 65 of the Municipal Administration Ordinance read with Articles 25 of the 5th Schedule:

(1) The Municipal Committee shall provide and maintain, as such, site or sites within or without the limits of the Municipality, one or more slaughter houses for the slaughter of animals for sale or of any specified description of animals.

(2) The Municipal Committee shall be responsible for control and regulation of the slaughter of animals at the slaughter house, inspection of animals before slaughter and the inspection of meat after slaughter, fixing hours during which the slaughter houses shall be opened for the slaughter of animals, disposal of blood, offal, refuse and other offensive matters, licensing of persons authorised to slaughter animals at the slaughter house, levying fees for the slaughter of animals, destruction or disposal otherwise of any flesh produced at the slaughter house found unfit for human consumption, prohibition of the sale of any flesh other than cured or preserved meat not slaughtered at any approved slaughter house, and the destruction or disposal of such flesh, prohibition of the sale of any meat at the premises of the slaughter house, inspection of unauthorised places of slaughter and the seizure and forfeiture of animals and meat at such unauthorised places, and all other matters necessary for the effective regulation of the slaughter of animals and efficient working of the slaughter house.

(3) Any person violating the above provisions of the bye-laws will be punishable with fine extending up to Rs.100.

(4) Nothing in the bye-laws shall be inconsistent within provision that would defeat the purposes of the Municipal Administration Ordinance of 1960.

A. M. F. RAHMAN,
Commissioner,
Khulna Division, Khulna
and
Controlling Authority of Kushtia
Municipal Committee, Kushtia.

BASIC DEMOCRACIES AND LOCAL GOVERNMENT DEPARTMENT

Section IV

NOTIFICATIONS

No. S-IV/3P-43/66/832—16th October 1968—Mr Mesbahuddin Ahmed, formerly Circle Officer (Development), Muradnagar, Comilla, now attached to the Office of the Deputy Director, Basic Democracies, Chittagong Division, is granted extension of leave on average pay with effect from the 22nd March 1968 to the 21st June 1968 and on medical grounds for the period from the 22nd June 1968 to the 8th August 1968, under rule 3(I)(b)(ii) of the Prescribed Leave Rules, 1959, in continuation of the leave

previously sanctioned in this Department notification No. SXIV/1T-12/68/117, dated the 22nd February 1968.

No. S-IV/3P-19/66/839—16th/17th October 1968—Mr Md. Anwarul Haq, formerly Circle Officer (Development), Lakhai, Sylhet, now posted at Khetlal, Bogra, is granted leave on average pay for four months with effect from the 4th April 1966, under rule 3(I)(b)(ii) of the Prescribed Leave Rules, 1959 and in continuation five days under rule (13)(b) of Appendix No. 8 of the East Bengal Service Rules, Part I.

By order of the Governor,
A. M. A. QUADIR,
Section Officer.

Section VII

NOTIFICATIONS

No. S-VII/3R-7/68/3200—24th October 1968—In continuation of notification No. S-VII/IS-5/64/535, dated the 26th May 1964 of the Basic Democracies and Local Government Department and in pursuance of section 36-B(I) of the Chittagong Development Authority Ordinance, 1959 (East Pakistan Ordinance No. LI of 1959), it is hereby notified for general information that in exercise of powers conferred by section 36-A of the said Ordinance the Governor is pleased to sanction the inclusion of an additional area for approach road to the rehabilitation site in Chittagong Development Authority Scheme No. 12 of 1960-61—Establishment of a Market at Pathantooly, Choumuhani (Rehabilitation) which was approved by Government in the notification referred to above.

The area to be included is butted and bounded by the following R. S. plots.

On the North—4832P, 4834P, 4835P, 4947P and 5018P.

On the South—4833P, 4834P, 5017P, 5019P and 6052.

On the East—4910P, 4954, 5008P, 5009P and 5011P.

On the West—4832P, 4833P, 5017P and 5013P.

All of mouza Agrabad, sheet No. 2, jurisdiction list No. 11, police-station Doublemoorings, district Chittagong.

Statement of land proposed to be included and acquired.

Mouza, Sheet No., J. L. No., P. S. and District.	R. S. Plots.	
	Part.	Full.
Mouza Agrabad, sheet No. 2, jurisdiction list No. 11, police-station Doublemoorings, district Chittagong.	4832, 4833, 4834, 4835, 5008, 5009, 5011, 5012, 5013, 5017, 5018 and 5019.	...

By order of the Governor,
M. N. HAQ,
Deputy Secretary.

Section VIII

NOTIFICATION

No. S-VIII/2F-117/68/1040—21st October 1968—In exercise of the power conferred by sub-section (3) of section 1 of the East Pakistan Fire Services Ordinance, 1959 (East Pakistan Ordinance No. XVII of 1959), the Governor is pleased to direct that the East Pakistan Fire Services Ordinance, 1959, shall

come into force in the following areas, with immediate effect, in addition to the areas already brought under the operation of the said Ordinance, namely:

Region.	Fire Station.	Area to be covered.
1. Chittagong	Chittagong	Salimpur, Bhatiari, Sonaichhari, Chota Kumira and Mahmudabad Unions of Sitakunda police-station in Chittagong district.
	Chowmuhani	Ghanipur Union of Begumganj police-station in Noakhali district.
	Comilla	Durgapur and Bijoypur Unions of Kotwali police-station in Comilla district.
	Hajiganj	Hajiganj (North), Hajiganj (South), Barkul (East) and Hatila Union Councils areas of Hajiganj police-station in Comilla district.
	Feni	Feni Town Committee area Barahipur and Kazirbag Unions of Feni police-station in Noakhali district.
	Moulvibazar	Moulvibazar Town Committee area and Gayasnagar Union of Moulvibazar police-station in Sylhet district.
	Rangamati	Rangamati Town Committee area in Chittagong Hill Tracts district.
	Kaptai	Kaptai and Chandraghona Unions of Chandraghona police-station of Chittagong Hill Tracts district excepting the EPWAPDA Projects.
	Nawabganj	Nawabganj Municipal area, Namoshankarbari, Khamar and Jhilam Unions of Nawabganj police-station in Rajshahi district.
2. Rajshahi	Noagaon	Noagoan Municipal area, Baktarpur, Hapunia, Boalia Union Councils under Noagaon police-station in Rajshahi district and Santahar-A, Santahar-B, and Chatnigram Union Councils under Adamdighi police-station in Bogra district.
	Bogra	Malatinagar, Chaklokman, Latifpur, Chak Farid, Phuldighi Kaigri, Than Thania, Malgram, Puran Bogra, Chak Brindaban Nishindara, Phulsari, Chhodaha, Narali, Chelupara, Dhawapara, Natai, Bhat Kandi mouzas and P.I.A. Heliport under Sultanganj-cum-Majira Union of Kotwali police-station in Bogra district.
	Thakurgaon	Thakurgaon Town Committee area, Mahammadpur, Rahimpur and Jamalpur Unions of Thakurgaon police-station in Dinajpur district.
3. Khulna	Magura	Magura Town Committee area in JESSORE district.
	Bagerhat	Bagerhat Town Committee area in Khulna district.
4. Dacca	Bhola	Bhola Town Committee area in Barisal district.
	Rajbari	Rajbari Town Committee area, Khan Khanapur Union Council area of Rajbari police-station and Ujanchar Union Council area of Goalundo Ghat police-station in Faridpur district.

By order of the Governor,

M. N. HAQ,

Deputy Secretary.

Section IX
NOTIFICATION

No. S-IX/1E-35/68/718—23rd October 1968—Mr Md. Maniruzzaman, E.P.C.S., now employed as Secretary, Chittagong Water Supply and Sewerage Authority, is allowed leave on average pay for one month with effect from the 1st November 1968 to the 30th November 1968, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959, for rest and recreation.

By order of the Governor,
M. N. HAQ,
Deputy Secretary.

REVENUE DEPARTMENT

Section I

NOTIFICATION

No. SA-256/68/698—23rd October 1968—Mr Md. Matiur Rahman Lasker, E.P.C.S. (Executive), Class II, is appointed to act, until further orders, as

Circle Officer (Revenue) and his services are placed at the disposal of the Board of Revenue, East Pakistan, for his posting.

By order of the Governor,
M. H. MALLICK,
Joint Secretary.

NOTIFICATION

No. SA-172/68/689—21st October 1968—In exercise of the power conferred by section 2(a) of the East Pakistan Government Land (Unauthorised Occupation) Ordinance, 1960 (East Pakistan Ordinance No. XIX of 1960), the Governor is pleased to appoint the Subdivisional Officers of all the districts, except the district of Chittagong Hill tracts, to discharge all the functions of a Deputy Commissioner under the said Ordinance, in their respective jurisdictions.

By order of the Governor,
M. H. MALLICK,
Deputy Secretary.

Requisition

NOTIFICATION

No. AL-35/67/1674-Reqn.—24th October 1968—In exercise of the power conferred by section 18 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948), the Governor is pleased to make the following amendment in the East Bengal (Emergency) Requisition of Property Rules, 1948, hereinafter referred to as the said rules, namely:

Amendments

In the said Rules, in the Schedule, in Forms 'A' and 'D' at the end, the following new paragraph shall be added, namely:

"A plan of the land may be inspected in the office of the....."

By order of the Governor,
S. A. CHOWDHURY,
Secretary.

NOTICES

Dacca—No. DA-480/68/1673-Reqn.—24th October 1968—Whereas by order, dated the 12th April 1961, the properties described in the schedule below were requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said properties continue to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said properties;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned properties as described in the schedule hereunder are acquired by Government:

Schedule

Part of cadastral survey plot Nos. 287, 304, 307, 308, 375, 376, 378, 379, 381, 382, 385, 636, 638, 639, 641, 642, 644, 646, 647, 648, 660, 661, 662, 663, 664, 665, 666, 679, 681, 694, 695, 696, 697, 698, 702, 704, 707, 708, 710, 711, 712, 717, 720, 722, 724, 725, 726, 727, 728, 729, 730, 731, 786, 787, 789.

Mouza Dhanmundi, jurisdiction list No. 251, police-station Lalbagh, district Dacca.

Area, more or less, 2.7890 acres.

Pabna—No. P-83/68/1809-Reqn.—23rd October 1968—Whereas by order, dated the 8th September 1962, the property described in the schedule below was requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said property continues to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said property;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned property as described in the schedule hereunder is acquired by Government:

Schedule

Mouza Atua, jurisdiction list No. 72, police-station and district Pabna.

Cadastral survey plot in part Nos. 583 and 584.

Area, more or less, 0.450 acre of land.

Rangpur—No. RA-93/8/1811-Reqn.—23rd October 1968—Whereas by orders, dated the 25th June 1959 and 15th November 1961 the properties described in the schedule below were requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said properties continue to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act Government have decided to acquire the said properties;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned properties as described in the schedule hereunder are acquired by Government:

Schedule

Mouza Durgapur, jurisdiction list No. 148, police-station Gobindaganj, district Rangpur.

Cadastral survey plot in full Nos. 688, 691, 675, 676, 937, 938, 1128, 1189, 1312 and in part 672, 673, 674, 677, 687, 689, 690, 692, 693, 702, 703, 704, 705, 707, 708, 709, 710, 711, 712, 713, 714, 715, 717, 719, 732, 733, 734, 737, 902, 998, 999, 1000, 1004, 1005, 1006, 1009, 1120, 1121, 1122, 1126, 1127, 1134, 1135, 1136, 1140, 1164, 1165, 1166, 1190, 1192, 1193, 1198, 1199, 1201, 1202, 1218, 1219, 1220, 1221, 1222, 1223, 1311 and 1319.

Area, more or less, 3.89 acres.

Mymensingh—No. My-170/68/1813-Reqn.—23rd October 1968—Whereas by order, dated the 10th October 1966, the properties described in the schedule below were requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said properties continue to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said properties;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned properties as described in the schedule hereunder are acquired by Government:

Schedule

Mouza Simlamohar, jurisdiction list No. 194, police-station Sarisabari, district Mymensingh.

Full of cadastral survey plot Nos. 83, 84, 85, 86 and 89.

Part of cadastral survey plot Nos. 80, 81, 87, 88 and 90.

Area, more or less, 4.645 acres.

2. Mouza Satpoa, jurisdiction list No. 26, police-station Sarisabari, district Mymensingh.

Part of cadastral survey plot Nos. 218, 219, 220 and 221.

Area, more or less, 1.565 of an acre.

3. Mouza Bilshimla, jurisdiction list No. 195, police-station Sarisabari, district Mymensingh.

Full of cadastral survey plot Nos. 4, 5 and 4/46.

Area, more or less, 1.42 of an acre.

4. Mouza Diarkrishna, Part I, jurisdiction list No. 197, police-station Sarisabari, district Mymensingh.

Part of cadastral survey plot Nos. 25 and 33.

Area, more or less, 1.41 of an acre.

5. Mouza Diarkrishna, Part II, jurisdiction list No. 198, police-station Sarisabari, district Mymensingh. Full of cadastral survey plot Nos. 1, 2, 3, 4, 12, 14 and 15.

Part of cadastral survey plot Nos. 6, 7, 11 and 16. Area, more or less, 4.62 acres.

6. Mouza Shimla Ragunath, jurisdiction list No. 196, police-station Sarisabari, district Mymensingh. Full of cadastral survey plot Nos. 1, 2 and 3. Area, more or less, 1.55 of an acre.

Grand total 12.21 acres.

Mymensingh—No. My-194/68/1815-Reqn.—23rd October 1968—Whereas by order, dated the 21st October 1963, the properties described in the schedule below were requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said properties continue to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said properties;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned properties as described in the schedule hereunder are acquired by Government:

Schedule

Full of cadastral survey plot No. 448 and part of cadastral survey plot Nos. 444, 449 and 457 of mouza Teorail, jurisdiction list No. 500, police-station Iswarganj, district Mymensingh.

Area, more or less, 1.180 acres.

Mymensingh—No. My-176/68/1817-Reqn.—24th October 1968—Whereas by order, dated the 1st August 1967, the property described in the schedule below was requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said property continues to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said property;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that said requisitioned property as described in the schedule hereunder is acquired by Government:

Schedule

Part of cadastral survey plot No. 418 of mouza Bhaluka, jurisdiction list No. 33, police-station Bhaluka, district Mymensingh.

Area, more or less, 1.33 of an acre.

Mymensingh—No. My-193/68/1819-Reqn.—24th October 1968—Whereas by order, dated the 15th November 1965, the properties described in the schedule below were requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said properties continue to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said properties;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned properties as described in the schedule hereunder are acquired by Government:

Schedule

Part of cadastral survey plot Nos. 182, 183 and 184 off mouza Dapunia, jurisdiction list No. 24, police-station Iswanganj, district Mymensingh.

Area, more or less, 415 of an acre.

Mymensingh—No. My-189/68/1821-Reqn.—24th October 1968—Whereas by order, dated the 30th October 1967, the properties described in the schedule below were requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said properties continue to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said properties;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned properties as described in the schedule hereunder are acquired by Government:

Schedule

Mouza Kaicharpur, jurisdiction list No. 36, police-station Haluaghat, district Mymensingh.

Part of revisional survey plot Nos. 1343 and 1346.

Area, more or less, 0.37 acre.

Mymensingh—No. My-180/66/1823-Reqn.—24th October 1968—Whereas by order, dated the 15th April 1964, the properties described in the schedule below were requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said properties continue to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said properties;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned properties as described in the schedule hereunder are acquired by Government:

Schedule

Mouza Satpaka, jurisdiction list No. 278, police-station Jamalpur, district Mymensingh. full of cadastral survey plot Nos. 26, 27, 28, 29, 30, 31 and 32.

Area, more or less, 1.98 acres.

Mouza Mukundabari, jurisdiction list No. 277, police-station Jamalpur, district Mymensingh.

Part of cadastral survey plot Nos. 61 and 62.

Area, more or less, 59 of an acre.

Total area, more or less, 2.57 acres.

ERRATA

No. Ku-158/68/970 Reqn.—27th September 1968—In the Gazette notification Ku-355/64/1683-Reqn., dated 3rd December 1964, published at page No. 2159, Part I of the *Dacca Gazette*, dated 17th December 1964.

Please read "3380 and 4318" instead of "3360 and 4313" in the 2nd and 3rd line of the Schedule respectively.

Dacca—No. DA-109/67/1680 Reqn.—26th October 1968—In the Gazette notification bearing No. Da-109/67/1501-Reqn., dated the 16th September 1968, published at page 1245, Part I of the *Dacca Gazette*, dated 10th October 1968:

Please read "Kalogong" in place of "Kapashia" in the 2nd line of the schedule.

By order of the Governor,

F. AHMAD,

Deputy Secretary.

Section III

NOTICES

Comilla—No. C-148/68/1281-Reqn.—18th October 1968—Whereas by order, dated the 12th October 1963, the properties described in the schedule below were requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said properties continue to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said properties;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned properties as described in the schedule hereunder are acquired by Government:

Schedule

Mouza Bhadugar, jurisdiction list No. 360, police-station Brahmanbaria.

Entire of cadastral survey plot Nos. 813, 815, 816, 817, 818, 819, 820, 821, 830, 831, 832, 841 and 842.

Part of cadastral survey plot Nos. 808, 811, 812, 814, 837 and 846.

Total area, more or less, 7.76 acres of land.

Noakhali—No. N-58/68/1282-Reqn.—18th October 1968—Whereas by order, dated the 29th June 1966, the properties described in the schedule below was requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said property continues to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said property;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned property as described in the schedule hereunder is acquired by Government:

Schedule

Mauza Banchanagore, jurisdiction list No. 63, police-station Lakshmipur, district Noakhali.

Cadastral survey plot in part No 7921.

Measuring, area more or less, 0.20 of an acre of land.

Comilla—No. C-149/68/1288-Reqn.—21st October 1968—Whereas by order, dated the 13th January 1965 and 5th January 1966, the properties described in the schedule below were requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said properties continue to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said properties;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned properties as described in the schedule hereunder are acquired by Government:

Schedule

Mauza Kandirpar, thak No. 1/1627, police-station Kotwali, district Comilla.

Entire of Roshnabad survey plot Nos. 11, 21, 22, 23, 24 and 25.

Part of Roshnabad survey plot Nos. 15, 16, 17 and 19.

Total area, more or less, 2.03 acres of land.

Chittagong—No. Ch-74/67/1289-Reqn.—21st October 1968—Whereas by order, dated the 30th March 1961, the properties described in the schedule below were requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said properties continue to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said properties;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned properties as described in the schedule hereunder are acquired by Government:

Schedule

Mouza Paschim Patty, police-station Hathazari, district Chittagong.

Revisional survey plot Nos. 4976P and 4977/6558P. Area, more or less, 0.10 of an acre.

Comilla—No. C-114/67/1292-Reqn.—23rd October 1968—Whereas by order, dated the 9th September 1964, the properties described in the schedule below were requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said properties continue to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said properties;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned

properties as described in the schedule hereunder are acquired by Government:

Schedule

Mouza Chandina, jurisdiction list No. 236, police-station Chandina, district Comilla.

Part of cadastral survey plot Nos. 180, 181, 183, 192, 215, 232 and 248.

Entire cadastral survey plot Nos. 184, 193, 194, 205, 207, 208, 209, 210, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 233, 234, 235, 236, 237, 238, 239, 240, 241, 247 and 239/725 comprising an area, more or less 22.03 acres.

Comilla—No. C-47/68/1293-Reqn.—23rd October 1968—Whereas by orders, dated the 23rd February 1962 and 2nd April 1962 the property described in the schedule below was requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XIII of 1948);

And whereas the said property continues to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said property;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned properties as described in the schedule hereunder is acquired by Government:

Schedule

Mouza Simrail Kandi, jurisdiction list No. 273, police-station Brahmanbaria, district Comilla.

Entire cadastral survey plot No. 60.

Area, more or less, 0.28 of an acre of land.

Section IV

NOTIFICATIONS

No. 1L-21/68/1787-Reqn.—21st October 1968—Mr Syed Moslemul Hoque, Deputy Magistrate and Deputy Collector, now employed as Additional Land Acquisition Officer, Chittagong, is granted leave on average pay for one month with effect from the date he avails of it under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959, for rest and recreation.

No. 9E-1/67/1790-Reqn.—22nd October 1968—Mr A. K. M. Najibar Rahman, Deputy Magistrate and Deputy Collector, now employed as Personal Assistant to the Director of Health Services, East Pakistan, is appointed and posted as Additional Land Acquisition Officer, Bakerganj and is vested with the powers of a Collector under section 3(c) of the Land Acquisition Act, 1894 (Act I of 1894) under section 2(1) of the East Bengal Acquisition of Waste Land Act, 1950.

The transfer is made in the interest of public service.

This cancels the orders contained in this Department notification No. 9E-1/67/1716-Reqn., dated 5th October 1968.

No. 9E-1/67/1792-Reqn.—22nd October 1968—In pursuance of the Services and General Administration (General Administration) Department notification No. GAV-206/68-1351, dated 15th October 1968 Mr Md. Rafiqul Haque, Deputy Magistrate and Deputy Collector, now employed as Superintendent, Azimpur Government New Market, Dacca, whose

services have been placed at the disposal of the Revenue Department, is appointed and posted as Land Acquisition Officer, Kushtia, and is vested with the powers of a Collector under section 3(c) of the Land Acquisition Act, 1894 (Act I of 1894) and under section 2(1) of the East Bengal Acquisition of Waste Land Act, 1950.

The transfer is made in the interest of public service.

No. 9E-1/67/1794-Reqn.—22nd October 1968—In pursuance of the Services and General Administration (General Administration) Department notification No. GAAV-173/68-1362, dated 16th October 1968, the services of Mr Muhammad Dilwar Hossain, Deputy Magistrate and Deputy Collector, now employed as Special Land Acquisition Officer (WAPDA), Chittagong, are replaced at the disposal of the Services and General Administration Department of this Government for employment as Assistant Commissioner, Relief and Rehabilitation.

No. 9E-1/67/1796-Reqn.—22nd October 1968—Mr Md. Shaheed Akhand, Deputy Magistrate and Deputy Collector and Additional Special Land Acquisition Officer (DIT), Dacca, is, in the interest of public service, transferred and posted as Special Land Acquisition Officer (WAPDA), Chittagong, and is vested with the powers of a Collector under section 3(C) of the Land Acquisition Act, 1894 (Act I of 1894) and under section 2(1) of the East Bengal Acquisition of Waste Land Act, 1950.

This cancels the orders issued under notification No. 9E-1/67/1073-Reqn., dated the 25th May 1968, so far as it relates to his transfer to Bakerganj.

NOTICE

Faridpur—No. F-247/68/1789-Reqn. (IV)—21st October 1968—Whereas by orders, dated the 5th February 1959 and 24th June 1959, the properties described in the schedule below were requisitioned under section 3 of the East Bengal (Emergency) Requisition of Property Act, 1948 (East Bengal Act XXIII of 1948);

And whereas the said properties continue to be subject to requisition;

And whereas after considering the report made under sub-section (5) of section 5 of the said Act, Government have decided to acquire the said properties;

Now, therefore, in exercise of the power conferred by sub-section (7) of section 5 of the said Act, it is hereby notified that the said requisitioned properties as described in the schedule hereunder are acquired by Government:

Schedule

Mouza Goherpur, jurisdiction list No. 106, police-station Nagarkanda, district Faridpur.

Revisional survey plot in part Nos. 2, 18, 19, 20, 21, 22, 23, 24, 25, 50, 51, 52, 55, 57, 61, 63, 64, 66 and 67.

Area, more or less, 3.76 acres.

Revisional full plot No. 58.

Area, more or less, .07 of an acre.

Total area, more or less, 3.83 acres.

By order of the Governor,

F. AHMAD,
Deputy Secretary.

PLANNING DEPARTMENT

NOTIFICATION

No. Admn. III/Irrgn-54/60/1565—18th October 1968—To accelerate development of the G. K. Project Area and to organise extension activities through Co-operative Societies, the Government of East Pakistan hereby constitute a Committee to be known as G. K. Project Co-ordination Committee with the following:

- (1) Deputy Commissioner, Kushtia and Deputy Commissioner, Jessore—Chairman (alternately).
- (2) Project Director, G. K. Project, Phase I, Kushtia—Vice-Chairman.
- (3) Extension Director, G. K. Project, Kushtia—Convenor-Secretary.

Members.

- (4) Subdivisional Officer, Kushtia.
- (5) Subdivisional Officer, Jhenaidah.
- (6) Assistant Registrar of Co-operative Societies, Jessore.
- (7) Assistant Registrar of Co-operative Societies, Kushtia.
- (8) District Agriculture Officer, Kushtia.
- (9) District Agriculture Officer, Jessore.
- (10) Executive Engineer, G. K. Project, Phase I, O & M Division (West), Kushtia.
- (11) Executive Engineer, G. K. Project, Phase I, O & M (East), Kushtia.
- (12) Executive Engineer, Pump House Operation, Kushtia.
- (13) Extension Officer, G. K. Project, Phase I, Kushtia.

Deputy Commissioner, Kushtia/Jessore will be the Chairman of the Committee which will meet fortnightly and will be presided over alternately by the aforesaid Deputy Commissioners.

The functions of the Committee will be as follows:

- (1) To prepare the Annual Cropping Programme for the G. K. Project area.
- (2) To programme availability of irrigation water in various blocks and to ensure supplies of water from the canals when and where necessary.
- (3) To arrange formation of Co-operative Societies in each of the thanas (as far as possible on the basis of tertiary canals) at the village and outlet level for ease of irrigation.
- (4) To arrange co-ordination of the activities of all Nation Building Departments and obtain their active co-operation for training of Model Farmers and Managers of Co-operative Societies and for the optimum utilization of various agricultural inputs, such as improved seeds, fertilizers, pesticides, improved varieties of agricultural machinery.
- (5) To get excavated additional field and plot channels as and when necessary for efficient irrigation and optimum utilization of available water.
- (6) To do all such things as may be conducive to develop Irrigation Agriculture in the entire G. K. Project.
- (7) To ensure compliance with directions and instructions as may be issued by the Government from time to time.

(8) To submit quarterly report to Government and EPWAPDA on the progress made in achievement of increased food production in the area.

By order of the Governor,
A. K. KHABIRUDDIN AHMED,
Section Officer.

INFORMATION DEPARTMENT

NOTIFICATION

No. E&D/12T-1/68/296—21st October 1968—Mr Moslemuddin Khandaker, District Public Relations Officer (Headquarters) II under the Public Relations Directorate, Dacca, is allowed leave on average pay for four months with effect from 30th April 1968 and half-average pay for 2 months with effect from 30th August 1968 to 29th October 1968, under rules 3(I) (b) (ii) and 3(I) (b) (iii) respectively of the Prescribed Leave Rules, 1959.

By order of the Governor,
A. H. S. SADEQUR RAHMAN,
Director of Public Relations and
Deputy Secretary (*ex-officio*).

DIRECTORATE OF ANSARS, EAST PAKISTAN

NOTIFICATION

No. 2476-ANS.—16th October 1968—In continuation of this Directorate's notification No. 650-ANS, dated 19th March 1968, Mr Shariful Huq, Subdivisional Adjutant of Ansars, is allowed to officiate as District Adjutant of Ansars, Dinajpur, for a further period up to 31st December 1968 or until further order, whichever is earlier.

ABDUR RAHIM
Director.

BUREAU OF ANTI-CORRUPTION, EAST PAKISTAN

NOTIFICATION

No. -10085-AB/AB—24th October 1968—Mr A. B. M. Ubaidur Rahman Khan, Inspector, Bureau of Anti-Corruption, East Pakistan, Dacca, is granted 15 days' leave on average pay on medical certificate with effect from the 26th August 1968 to the 9th September 1968 in extension, under rule 3(I)(b)(ii) of the Prescribed Leave Rules, 1959.

M. S. HAIDER,
Director.

DIRECTORATE OF COMMERCE AND INDUSTRIES, EAST PAKISTAN

NOTIFICATION

No. 341—22nd October 1968—Mr S. G. Quadir, Assistant Director of Commerce and Industries (Commerce), Chittagong, under the Directorate of Commerce and Industries, East Pakistan, Dacca, is hereby granted leave on average pay for one month from the 21st October 1968 to 20th November 1968, under rule 3(I)(b)(ii) of the Prescribed Leave Rules, 1959.

Mr Ali Hossain, Assistant Director of Commerce and Industries, Chittagong Division, Chittagong now In-charge of the office of the Deputy Director of Commerce and Industries, Chittagong, will hold charge of the current duties of the Assistant Director of Commerce and Industries (Commerce), Chittagong, during his absence on leave.

M. MUNIRUZZAMAN,
Director.

CO-OPERATIVE DIRECTORATE, EAST PAKISTAN

NOTIFICATIONS

No. 3032-A/O—19th October 1968—Mr Maqbul Hossain, Section Officer, Co-operative Directorate is granted leave on average pay for 3 months and 22 days from 1st September 1968 to 22nd December, 1968, under rule 3(I) (b) (ii) of the Prescribed Leave Rules, 1959, for preparatory to retirement.

No. 3037-A/O—21st October 1968—Subject to verification of the admissibility of the leave, Mr Md. Amir Ali, Assistant Registrar of Co-operative Societies (Extension), Khulna Division, Khulna, is granted leave on average pay for one month from 1st November 1968 to 30th November 1968, under rule 3(I) (b) (ii) of the Prescribed Leave Rules, 1959, for the purpose of rest and recreation, with permission to suffix to it Sunday on 1st December 1968. He is also granted recreation allowance equivalent to his one month's pay in terms of G. O. No. F/IU-84/64/171, dated the 1st July 1964.

Certified that the officer is likely to return to the post on expiry of the leave and that the tenure of officiating appointment of the officer is likely to continue for more than three years.

P. A. NAZIR,
Registrar.

OFFICE OF THE DEPUTY REGISTRAR OF CO-OPERATIVE SOCIETIES, RAJSHAHI DIVISION, RAJSHAHI

ORDER

No. 1634—19th October 1968—In exercise of the powers conferred upon me under rule 32 (I) of the Bengal Co-operative Societies Rules, 1942, I do hereby appoint the following gentlemen as Additional Directors to the Managing Committee of the Pabna Co-operative Industrial Union Ltd., in the district of Pabna to be reconstituted in the Annual General Meeting scheduled to be held on 19th October 1968 for one term only, *i.e.*, up to the next Annual General Meeting of the Union:

- (1) Deputy Commissioner, Pabna.
- (2) Mr Roushanjan Choudhury, Pabna.
- (3) Mr Md. Abdul Gani, M. A., Professor, Islamiyah College, Pabna.

A. K. Z. ALAM,
Deputy Registrar.

OFFICE OF THE ASSISTANT REGISTRAR OF CO-OPERATIVE SOCIETIES, RAJSHAHI
ORDERS

No. 2262—17th October 1968—In exercise of the powers conferred upon me under rule 32(1) of the Bengal Co-operative Societies Rules, 1942, I do hereby appoint the following gentlemen as Additional Directors to the Managing Committee of the Rajshahi Co-operative Land Mortgage Bank Ltd., to be reconstituted in its Annual General Meeting to be held on the 10th November 1968.

The gentlemen so appointed as Additional Directors shall hold office till the next election of Directors:

- (1) Deputy Commissioner, Rajshahi.
- (2) Mr Syed A. F. Masud, Rajshahi.
- (3) Professor, Forhad Ali Khandoker, M. A., B. L., Rajshahi.

No. 2287—21st October 1968—In exercise of the powers conferred upon me under rule 29(1) of the Bengal Co-operative Societies Rules, 1942, I do hereby appoint the following gentlemen as Directors to constitute the 1st Managing Committee of the Bashila Dakshinpara Krishak Samayya Samity Ltd., in the Natore subdivision of Rajshahi district:

- (1) Mr Biswanath Maitra.
- (2) Mr Sultan Miah.
- (3) Sree Bhupendra Narayan Hore.
- (4) Mr Md. Mohasin Ali Sarkar.
- (5) Sree Direndra Narayan Hore.
- (6) Sree Monoranjan Das.
- (7) Sree Sayamapada Sarkar.
- (8) Mr Md. Abdul Kader Prodhan.
- (9) Mr Md. Faimuddin Sarkar.

The Directors so appointed shall hold office till the Directors are elected by members as a general meeting under section 21 of the Bengal Co-operative Societies Act, 1940.

N. RAHMAN,
Assistant Registrar.

OFFICE OF THE ASSISTANT REGISTRAR OF CO-OPERATIVE SOCIETIES, KHULNA

NOTIFICATION

No. 3698—24th October 1968—In exercise of the powers conferred on me under rule 32(1) of the Bengal Co-operative Societies Rules, 1942, I do hereby appoint the following gentlemen as Additional Directors to the Managing Committee of the Gangarampur Union Co-operative Multipurpose Society Ltd., to be reconstituted in the Annual General Meeting:

- (1) Mr Indu Bhushan Mandal, Chairman, Union Council, Gangarampur, post-office Katianagla.
- (2) Mr Janab Ali Biswas, son of Mr Gazi Rahman Biswas, village Amtala, post-office Katianagla, Khulna.
- (3) Mr Arabindu Sarker, son of Babu Ram Kanti Sarker, village Bajarbhanga, post-office Rajarbhanga, Khulna.

The Directors so appointed shall hold office till the next election of Directors.

A. K. AZAD,
Assistant Registrar.

OFFICE OF THE CONSERVATOR OF FORESTS, EASTERN CIRCLE, NANDANKANAN, CHITTAGONG

NOTIFICATION

No. CFEC/143—19th October 1968—Having been promoted from the rank of Forest Ranger—I to the rank of officiating temporary Senior Forest Ranger, *vide* CCF., E.Ps' order No. CCF(E)/3F-25/1695, da.ed 10th October 1968, Mr Ashraful Islam, Forest Ranger, Grade—I, is transferred from Chittagong Hill Tracts, North Division, and posted to Chittagong Hill Tracts, South Division, as officiating temporary Senior Forest Ranger with immediate effect, in the interest of public service, *vice* Mr A. Rahim, B.A., Senior Forest Ranger, retired. The Headquarters of the Senior Forest Ranger will be at Alikheong.

A. H. CHOUDHURY,
Conservator of Forests.

DIRECTORATE OF AGRICULTURE, EAST PAKISTAN

Establishment Section

NOTIFICATIONS

No. 20737—19th October 1968—Mr Khandaker Nurul Alam, B. Ag., Subdivisional Agricultural Officer, Bagerhat, Khulna, in the Subordinate Agricultural Service, Class—I, now on deputation for training abroad, is appointed on promotion, *in absentia*, as Instructor on Animal Husbandry, National Development Training Institute, Gaibandha, Rangpur.

This modifies notification No. 17763, dated the 7th September 1968.

No. 20754—19th October 1968—Mr Md. Hashim Reza, Botanist, East Pakistan Soil Fertility and Soil Testing Institute, Tejgaon, Dacca—15, under this Directorate, in the East Pakistan Agricultural Service, is sanctioned leave on average pay for one month with effect from the 21st October 1968 to the 20th November 1968, prefixing Sunday on 20th October 1968 for the purpose of rest and recreation, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

He is also allowed to draw recreation allowance equivalent to his one month's pay subject to a maximum of Rs. 1,000.00 only as admissible under Finance (Implementation Unit) Department notification No. F/IU-84/64/171/1(125), dated the 1st July 1964.

No. 20775—21st October 1968—Mr Md. Ali Akbar, Assistant Horticulturist under Horticulture Division at Tejgaon, Dacca, in the East Pakistan Agricultural Service, is transferred and posted to act, until further orders, as Fruit Development Officer, Jainiapur, Sylhet, in the same service with effect from the date of his joining, *vice* Mr Abdul Wadud Chowdhury, transferred.

No. 20776—21st October 1968—Mr Abdul Wadud Chowdhury, Fruit Development Officer at Jainiapur, Sylhet, in the East Pakistan Agricultural Service, is transferred and posted to act, until further orders, as Assistant Horticulturist under Horticulture Division at Tejgaon, Dacca, in the same service, with effect from the date of his joining, *vice* Mr Md. Ali Akbar, transferred.

The postings and transfers are made in the interest of public service.

No. 20833—22nd October 1968—On return from training abroad, Mr Ali Asgar Md. Hashmi, Statistician under this Directorate in the East Pakistan Agricultural Service, is posted to act, until further orders, as Statistician under the Scheme for Bureau of Agricultural Statistics at the Directorate Headquarters in the same service with effect from the date of his joining.

This is in the interest of public service.

No. 20958—24th October 1968—Mr Alauddin Ahmed, Assistant Director of Agriculture (Plant Protection) under this Directorate in the East Pakistan Higher Agricultural Service, is sanctioned leave on average pay for one month with effect from the 1st November 1968 to the 30th November 1968, suffixing Sunday on the 1st December 1968 for the purpose of rest and recreation, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

He is also allowed to draw recreation allowance equivalent to his one month's pay subject to a maximum of Rs.1,000 only as admissible under Finance (Implementation Unit) Department notification No. F/IU-84/64/171/1(125), dated the 1st July 1964.

M. A. ISLAM,
Director.

OFFICE OF THE DEPUTY DIRECTOR OF AGRICULTURE, CHITTAGONG DIVISION, COMILLA

NOTIFICATION

No. 5991—22nd October 1968—In supersession of this office memo. No. 5849, dated the 7th October 1968, Mr Lutfur Rahman, ex-District Agricultural Officer, Chittagong Hill Tracts, in the East Pakistan Agricultural Service, is granted leave on average pay for one month with effect from the 1st May 1968 in terms of rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959, as certified by Accountant-General, East Pakistan, under his memo. No. 2713, dated the 24th September 1968.

A. H. M. A. HALIM,
Deputy Director.

**DIRECTORATE OF FISHERIES,
EAST PAKISTAN**

NOTIFICATIONS

No. 6964-Es.—22nd October 1968—Mr A. M. M. Islam, Administrative Officer, is granted provisionally leave on average pay for 16 days with effect from the 22nd October 1968 to the 6th November 1968, affixing holiday on 7th November 1968, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

No. 6966-Es.—22nd October 1968—Mr A. H. A. Jalil, Deputy Assistant Director of Fisheries (Planning) will remain in charge of the office of the Administrative Officer, Directorate of Fisheries during the period of leave of Mr A. M. M. Islam from the 22nd October 1968 to the 6th November 1968.

M. YOUSSEOUF ALI,
Director.

[To be substituted for the one bearing the same number and date.]

**DIRECTORATE OF HEALTH SERVICES,
EAST PAKISTAN**
NOTIFICATION

No. HS/S-I/1R-2/62/27564—13th August 1968—On his return from higher training abroad Dr Md. Rizwan, M. B. B. S., an Assistant Surgeon in the East Pakistan Health Services (Upper), is temporarily posted as Demonstrator of Anatomy, Rajshahi Medical College, Rajshahi.

NOTIFICATIONS

No. HS/E(J)/SAS/2S-6/64/34384—17th October 1968—On the recommendation of the Public Service Commission, East Pakistan, Dacca, the following persons are allowed to continue in their service as Sub-Assistant Surgeons in the East Pakistan Medical Service (Lower), temporarily for a further period up to 30th June 1969 or till selection of candidates is made by the Commission for regular appointment to the posts, whichever period is shorter:

- (1) Dr A. K. M. Shahidullah Khan, Medical Officer, Muradnagar Rural Health Centre, Comilla.
- (2) Dr M. A. Hossain Choudhury, Medical Officer, Jail Hospital, Chittagong.
- (3) Dr A. K. M. Ayubullah, Medical Officer, Bazra Rural Health Centre, Noakhali.
- (4) Dr Abdul Gafur, Medical Officer, Kamala-kanda Rural Health Centre, Mymensingh.
- (5) Dr Md. Kabir Khan Baktiyari, Subdivisional Medical Officer of Health, Noagaon, Rajshahi.
- (6) Dr Md. Abdul Manim, Subdivisional Medical Officer of Health, Sylhet.
- (7) Dr Mohd. Hossain, Subdivisional Medical Officer of Health, Rajbari, Faridpur (now under order of transfer).
- (8) Dr B. M. Barua, Medical Officer, Family Planning, General Hospital, Chittagong.
- (9) Dr Sk. Md. A. Mannan, Medical Officer, Leprosy Mobile Unit, Rajshahi.
- (10) Dr M. A. Satter Sikder, Medical Officer, Police Hospital, Mymensingh.
- (11) Dr Chowdhury A. S. M. Altafur Rahman, Medical Officer, Subdivisional Hospital, Madaripur, Faridpur.
- (12) Dr Md. A. F. Mainul Islam, Medical Officer, Salimabad Rural Health Centre, Rajshahi.
- (13) Dr P. K. Mutsuddi, Medical Officer, Emergency Medical Officer, General Hospital, Chittagong.
- (14) Dr Md. Delwar Hossain (6), Medical Officer, Debiganj Thana Dispensary, Dinajpur.
- (15) Dr Kazi Sirajuddin Ahmed, Sub-Assistant Surgeon-cum-Radiologist, Bagerhat Subdivisional Hospital, Rajshahi.
- (16) Dr S. M. A. Hadi, Medical Officer, Rajnagar Rural Health Centre, Rajnagar.
- (17) Dr Zubaida Hannan, Medical Officer, V. D. Clinic, Comilla.
- (18) Dr Illa Rani Chakravarty, Medical Officer, T. B. Clinic, Bhola, Bakerganj.
- (19) Dr A. F. M. Sabbir Ahmed, Medical Officer, Daka Dakhin Thana Dispensary, Syhet.
- (20) Dr Syed Abdul Karim, Medical Officer, Jagan-nathpur Rural Health Centre, Sylhet.
- (21) Dr Md. Yusuf Ali, Medical Officer, Moha-rishi Thana Dispensary, Kushtia.
- (22) Dr Md. Hatem Ali, Medical Officer, Sadar Hospital, Barisal.
- (23) Dr Moslemuddin Ahmed, Medical Officer, Mental Hospital, Pabna.

- ((24) Dr Md. Altaf Hossain, Medical Officer, V.D. Clinic and Skin Department, General Hospital, Chittagong.
- ((25) Dr Shamsuddin Ahmed, Medical Officer, Tabalchari, Rural Health Centre, Chittagong Hill Tracts.
- ((26) Dr Gukul Chandra Roy, Subdivisional Medical Officer of Health, Sadar, Pabna.
- ((27) Dr Md. Altaf Hossain, Medical Officer, Undergoing Condensed M.B.B.S. Course, Sir, Salimullah Medical College, Dacca.
- ((28) Dr Abdul Motaleb, Medical Officer, Jamalpur Subdivisional Hospital, Mymensingh.
- ((29) Dr Abdul Mannan Howlader, Medical Officer, Police Hospital, Barisal.
- ((30) Dr A.K.M. Abdul Khaleque, Medical Officer, Munshiganj Subdivisional Hospital, Dacca.
- ((31) Dr Md. Lokman Ali, Medical Officer, Police Training College, Sardah, Rajshahi.
- ((32) Dr Aziz Messer Mohammad Ali, Medical Officer, Leprosy Mobile Unit, Rangpur.
- ((33) Dr Md. Abdul Musawir, Medical Officer, Tilpara Dispensary, Sylhet.
- ((34) Dr Subodh Chandra Sarkar, Medical Officer, Charbishnupur Rural Dispensary, Faridpur.
- ((35) Dr Sk. Mohd. Moqbul Hossain, Subdivisional Medical Officer of Health, Serajganj, Pabna.
- ((36) Dr Md. Habibur Rahman, Medical Officer, Chakla Rural Dispensary, Comilla.
- ((37) Dr A. M. Nurul Islam, Subdivisional Medical Officer of Health, Satkhira, Khulna.
- ((38) Dr Md. Shamsuzzoha Quarishi, Subdivisional Officer of Health, Meherpur, Kushtia.
- ((39) Dr Ataur Rahman, Medical Officer, Natore Subdivisional Hospital, Rajshahi.
- ((40) Dr A. F. M. Moinuddin, Medical Officer, Rupganj Thana Dispensary, Dacca.
- ((41) Dr Md. Serajul Islam, Demonstrator of Pharmacology, Sylhet.
- ((42) Dr Md. Mozammel Haque, Medical Officer, Hemnagar Rural Dispensary, Mymensingh.
- ((43) Dr Shamsun Nahar, Medical Officer, T. B. Clinic, Pabna.
- ((44) Dr Abdul Jalil, Since joined in Condensed M.B.B.S. Course, Sir Salimullah Medical College, Dacca.
- ((45) Dr Md. Mijanur Rahman, Medical Officer, Rani Brojosundari Rural Dispensary, Rajshahi.
- ((46) Dr Shamsur Rahman Khan, Subdivisional Medical Officer of Health, Madaripur, Faridpur.
- ((47) Dr Susil Kumar Shaha, Medical Officer, Sujatpur Rural Dispensary, Noakhali.
- ((48) Dr Md. Abdul Halim, Medical Officer, School Health Clinic, Mymensingh.
- ((49) Dr Md. Abdul Majid, Medical Officer, Jail Hospital, Khulna.
- ((50) Dr K. B. M. Abu Hena, Medical Officer, Rural Health Centre, Itna, Mymensingh.
- ((51) Dr Macenuddin Ahmed Jaigirder, Medical Officer, Momtala Rural Dispensary, Sylhet.
- ((52) Dr Sharafuddin, Medical Officer, Rajnagar Thana Dispensary, Pabna.
- ((53) Dr Md. Matiur Rahman (5), Medical Officer, Infectious Diseases Hospital, Rajshahi.

- ((54) Dr Md. Shamsul Haque (7), Mohadedpur Thana Dispensary, Rajshahi.
- ((55) Dr Reazudin Ahmed, Subdivisional Medical Officer of Health, Thakurgaon, Dinajpur.
- ((56) Dr Md. Ayub Ali, Medical Officer, Serajdikhan Thana Dispensary, Dacca.
- ((57) Dr Anwar Jahan, Medical Officer, Chunrughat Rural Health Centre, Sylhet.
- ((58) Dr Nasia Rahman, Medical Officer, T. B. Clinic, Rangpur.
- ((59) Dr Md. Reazuddin Paramanik, Medical Officer, Taherpur Rural Dispensary, Rajshahi.
- ((60) Dr (Miss) Shamim Aktar, Medical Officer, Rural Health Centre, Narshingdi, Dacca.

No. HS/S-I/1N-76/67/34852—22nd October 1968—Dr Nilufar Akhter Khandkar, Assistant Surgeon, Maternity and Child Health Training Institution, Dacca, is granted maternity leave for 56 days with effect from the 22nd April 1968 to the 16th June 1968 and in continuation 30 days' leave on average pay from the 17th June 1968 to 16th July 1968 on medical ground, under rules 197 of East Bengal Service Rules, Part I and 168(7) of East Bengal Service Rules, Part I, respectively.

No. HS/E(I)/SAS/2S-6/65/34860—22nd October 1968—On the recommendation of the Public Service Commission, East Pakistan, the following person is allowed to continue in his service temporarily as Sub-Assistant Surgeon in the East Pakistan Medical Service (Lower), for a period of 3 years from 6th February 1968 or for as long as the post continued whichever period is shorter:

Sub-Assistant Surgeon, Dr A.K.M. Golam Mustafa, Subdivisional Medical Officer of Health, Sadar, Chittagong.

No. HS/S-I/1N-35/68/35013—23rd October 1968—Dr Nasiruddin Humayun, M.B.B.S., D. O. (Lond.) an Assistant Surgeon in the East Pakistan Health Services (Upper), now employed as Resident Surgeon, Eye Unit, Mitford Hospital, Dacca, is granted leave on average pay for 12 days with effect the 29th March 1967 to the 9th April 1967, under rule 3(I)(b)(ii) of the Prescribed Leave Rules, 1959.

No. HS/E(I)/SAS/1C-13/65/35115—24th October 1968—Sub-Assistant Surgeon Dr Md. Abdul Ghani Khan, Medical Officer, Sonaikandi Rural Dispensary, district Kushtia, is posted as Subdivisional Medical Officer of Health, Sadar, Kushtia.

M. HOSSAIN,
for Director.

**DIRECTORATE OF FIRE SERVICES,
EAST PAKISTAN**

NOTIFICATIONS

No. DFS/6994—15th October 1968—Mr Syed Matiur Rahman, Personal Assistant to Director of Fire Services, is appointed to act as Section Officer sanctioned, *vide* Government Order No. 2F/69/67/629, dated the 1st July 1968 in the scale of Rs. 350—30—650—EB—825—50—925 under the Directorate of Fire Services, East Pakistan, pending recruitment through Public Service Commission.

The order shall take effect from the date he actually takes over charge of the post.

No. DFS/6995—15th October 1968—Mr Shamsul Alam Miah, Senior Selection Grade Head Assistant of Basic Democracies and Local Government Department, is appointed to act as Section Officer, sanctioned *vide* Government Order No. 2F-69/67/629, dated the 1st July 1968 in the scale of Rs.350—30—650—EB—35—825—50—925 under the Directorate of Fire Services, East Pakistan, pending recruitment through Public Service Commission.

The order shall take effect from the date he actually takes over charge of the post.

S. RAHMAN,
Director.

DIRECTORATE OF PROCUREMENT, DISTRIBUTION AND RATIONING, EAST PAKISTAN
NOTIFICATIONS

No. 116967/FD/Adm/1P-29/68—21st October 1968—Mr G. Mowla, Wheat Officer, Government Flour Mills, Dacca, is granted leave on average pay for one month with effect from 1st November 1968 to 30th November 1968, for the purpose of rest and recreation, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

He is also allowed to draw the recreation allowance equal to his one month's pay subject to a maximum of Rs.1,000 as admissible under the East Pakistan Services (Recreation Allowance) Rules, 1964.

No. 11844-PD/Adm./1T-1/68—24th October 1968—Mr Abdul Gofran, officiating Subdivisional Controller of Food, Moulavi Bazar, is appointed to act, until further orders, as officiating Subdivisional Controller of Food, Satkhira, *vice* Mr S. G. Mohammad, Subdivisional Controller of Food, promoted as Assistant Director under the Directorate of Movement and Storage, Dacca.

2. Mr M. H. Chowdhury, officiating Subdivisional Controller of Food, Cox's Bazar, is appointed to act, until further orders, as officiating Subdivisional Controller of Food, Moulavi Bazar, *vice* Mr A. Gofran.

3. Mr M. Hussain, officiating Subdivisional Controller of Food, Chandpur, is appointed to act, until further orders, as officiating Subdivisional Controller of Food, Cox's Bazar, *vice* Mr M. H. Chowdhury.

4. Mr M. H. Bhuiya, officiating Subdivisional Controller of Food, Comilla Sadar, is appointed to act, until further orders, as officiating Subdivisional Controller of Food, Chandpur, *vice* Mr M. Hossain.

S. O. RAHMAN,
Director.

**DIRECTORATE OF MOVEMENT AND STORAGE,
EAST PAKISTAN**

NOTIFICATION

No. 14204/MS/Adm.—21st October 1968—Mr Md. Jamaluddin Yusuf, Storage and Movement Officer, C. S. D., Santahar, is allowed leave on average pay for one month for rest and recreation with effect from 28th September 1968 and in continuation leave preparatory to retirement on average pay for 5 months with effect from 28th October 1968 to 27th March 1969, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

A. HALIM,
Director.

EDUCATION DIRECTORATE, EAST PAKISTAN
NOTIFICATIONS

No. 987 (Appt.)—17th October 1968—Mr Siddiquur Rahman, temporary Professor of Commerce, A.M. College, Mymensingh in the East Pakistan Educational Service, is hereby appointed to act, on the existing terms and conditions of his appointment, as Professor of the same subject in the same service at Comilla Victoria College, Comilla, with effect from the date on which he joins there, *vice* Mr Sirajul Islam Choudhury, promoted.

No. 988 (Appt.)—18th October 1968—Mrs Zaheda Khatun, officiating Lecturer in Persian, Government Intermediate Girls' College, Dacca, in the East Pakistan Junior Educational Service, is hereby appointed to act as Professor of the same subject in the East Pakistan Educational Service at Eden Girls' College, Dacca on *ad hoc* basis for a period of one year with effect from the date on which she joins there, *vice* Dr Abeda Hasez, promoted.

No. 989 (Appt.)—18th October 1968—Mrs Begum Farhana is appointed to act as Lecturer in Persian, Government Intermediate Girls' College, Dacca, in the East Pakistan Junior Educational Service for a period of six months on *ad hoc* basis with effect from the date on which she joins there, *vice* Mrs Zaheda Khatun, promoted.

No. 990 (Appt.)—18th October 1968—Mr Qazi Abul Hossain, temporary Lecturer in Commerce, Dinajpur College, in the East Pakistan Junior Educational Service, is hereby appointed to act, on *ad hoc* basis for six months or for as long as a post is available, whichever period is shorter, as Professor of Commerce in the East Pakistan Educational Service at Rajendra College, Faridpur, with effect from the date on which he joins there against an East Pakistan Educational Service post created, *inter alia*, in terms of G. O. No. SVI/284-Edn., dated the 8th April 1968.

No. 991 (Appt.)—18th October 1968—Mr Serajul Islam, a member of the old staff of Dinajpur College, is hereby appointed to act, provisionally pending his selection by the East Pakistan Education Directorate Selection Board, as Lecturer in Commerce in the East Pakistan Junior Educational Service at Government Intermediate College, Rajshahi, with effect from the date on which he joins the post, *vice* Mr Md. Mahfuzur Rahman, transferred.

This cancels this office notification No. 420 (Appt.), dated the 11th July 1968.

No. 992 (Appt.)—18th October 1968—Mr Md. Abdul Mazid, a member of the old staff of Dinajpur College, is hereby appointed to act, provisionally pending his selection by the East Pakistan Education Directorate Selection Board, as Lecturer in Commerce in the East Pakistan Junior Educational Service at the same College with effect from the date on which he joins the post, *vice* Mr Qazi Abul Hossain, promoted and transferred.

No. 993 (Appt.)—19th October 1968—Mr Muhammad Ali, officiating Lecturer in Botany, Government Intermediate College, Rajshahi, in the East Pakistan Junior Educational Service, is hereby appointed to act, until further orders, as Lecturer in the same subject in the same service at Rajshahi College with effect from the date on which he joins there, *vice* Mr Md. Shamsur Rahman, promoted.

No. 994 (Appt.)—19th October 1968—On return from training abroad, Dr Md. Abul Kalam Azad, officiating Professor of Mathematics in the East Pakistan Educational Service, is hereby appointed to

act, until further orders, as Professor of Mathematics in the East Pakistan Educational Service at Jagannath College, Dacca, with effect from the date on which he joins there against an East Pakistan Educational Service post created, *inter alia*, in terms of G. O. No. SVI/634-Edn., dated the 16th July 1968.

This cancels this office notification No. 934 (Appt.), dated the 27th September 1968, appointing Dr Md. Abul Kalam Azad as Professor of Mathematics at B. M. College, Barisal.

The cancellation of this office notification No. 6625 (Appt.), dated the 17th August 1968, appointing Mr Sharuddin Md. Reza Hye as Professor of Mathematics, B. M. College, Barisal, is also hereby withdrawn.

No. 995 (Appt.)—19th October 1968—Mr Tara Pada Sarkar, temporary Lecturer in Commerce, A. H. College, Bogra, in the East Pakistan Junior Educational Service, is hereby appointed to act, on the existing terms and conditions of his appointment, as Lecturer in Commerce in the same service at Kushtia College, with effect from the date on which he joins there, *vice* Mr Mir Maniruzzaman, promoted and transferred.

No. 996 (Appt.)—19th October 1968—Mr Mir Maniruzzaman, temporary Lecturer in Commerce, Kushtia College, in the East Pakistan Junior Educational Service, is hereby appointed to act, on *ad hoc* basis for six months or for as long as a post is available, whichever period is shorter, as Professor of Commerce in the East Pakistan Educational Service at A. H. College, Bogra, with effect from the date on which he joins there against an East Pakistan Educational Service post, *vice* Mr Syed Hessamuddin Ahmed, on deputation.

No. 997 (Appt.)—19th October 1968—Mr Md. Mozammel Haque, temporary Lecturer in Commerce, Rajendra College, Faridpur, in the East Pakistan Junior Educational Service, is hereby appointed to act, on the existing terms and conditions of his appointment, as Lecturer in the same subject in the same service at Victoria College, Comilla, with effect from the date on which he joins there, *vice* Mr Muhammed Nasiruddin, resigned.

No. 998 (Appt.)—19th October 1968—Mr Khan Abdus Sobhan is appointed to act on *ad hoc* basis as Lecturer in Commerce, Jinnah Degree College, Gulshan, Dacca, in the East Pakistan Junior Educational Service for a period of 6 months with effect from the date on which he joins there against the post created *inter alia* in terms of G. O. No. SVI/931-Edn., dated the 9th October 1968.

His services may be terminated at any time without assigning any reason and without previous notice.

No. 999 (Appt.)—19th October 1968—Mr Abdul Hamid Sarder is appointed to act on *ad hoc* basis as Lecturer in Islamic History and Culture, B. M. College, Barisal, in the East Pakistan Junior Educational Service for a period of 6 months with effect from the date on which he joins there, *vice* Mr Maifaluddin Bhuiyan, transferred.

His services may be terminated at any time without assigning any reason and without previous notice.

No. 1000 (Appt.)—19th October 1968—Mr Maifaluddin Bhuiyan, officiating Lecturer in Islamic History and Culture, B. M. College, Barisal, in the East Pakistan Junior Educational Service, is hereby appointed to act, until further orders, as Lecturer in the same subject in the same service at Jinnah Degree

College, Dacca, with effect from the date on which he joins there against the post created *inter alia* in terms of G. O. No. SVI/931-Edn., dated the 9th October 1968.

No. 1001 (Appt.)—21st October 1968—Mr Ghosh Madhusudan, officiating Lecturer in Chemistry, M. M. College, Jessore, in the East Pakistan Junior Educational Service, is hereby appointed to act as Lecturer in the same subject in the same service at Edward College, Pabna, with effect from the date on which he joins there, *vice* Mr Md. Abdul Halim Sikder, promoted.

No. 1002 (Appt.)—21st October 1968—Mr Md. Abdul Halim Sikder, officiating Lecturer in Chemistry, Edward College, Pabna, in the East Pakistan Junior Educational Service, is hereby appointed to act on *ad hoc* basis for a period of 6 months as Professor of Chemistry in the East Pakistan Educational Service at M. M. College, Jessore, with effect from the date on which he joins there against one of the East Pakistan Educational Service posts created *inter alia* in terms of G. O. No. SVI/290-Edn., dated the 10th April 1968.

No. 1004 (Appt.)—21st October 1968—Mr A. F. M. Azizul Huq, officiating Lecturer in Physics, Government Intermediate College, Rajshahi, in the East Pakistan Junior Educational Service, is hereby appointed to act, until further orders, as Lecturer in the same subject in the same service at Jagannath College, Dacca, with effect from the date on which he joins there against one of the East Pakistan Junior Educational Service posts created *inter alia* in terms of G. O. No. SVI/634-Edn., dated the 16th July 1968.

No. 1005 (Appt.)—21st October 1968—On the recommendation of the Public Service Commission, East Pakistan, Mr Arshad Ahad is appointed to act as Lecturer in Physics, Government Intermediate College, Rajshahi, in the East Pakistan Junior Educational Service for a period of three years or for as long as the post continues, whichever period is shorter, with effect from the date on which he joins there, *vice* Mr A. F. M. Azizul Huq, transferred.

No. 1006 (Appt.)—22nd October 1968—Mr A. K. M. Azizul Huq Khan is appointed to act on *ad hoc* basis as Lecturer in History, Jinnah Degree College, Dacca, in the East Pakistan Junior Educational Service for a period of 6 months with effect from the date on which he joins there, *vice* Mr Md. Ibnu Inam, transferred.

His services may be terminated at any time without assigning any reason and without previous notice.

This cancels this office notification No. 973 (Appt.), dated the 12th October 1968.

No. 1007 (Appt.)—22nd October 1968—Mr Muhammad Abul Kalam Azad is appointed to act on *ad hoc* basis as Lecturer in History, Rajendra College, Faridpur, in the East Pakistan Junior Educational Service for a period of 6 months with effect from the date on which he joins there against an East Pakistan Educational Service post attached to the College.

No. 1008 (Appt.)—22nd October 1968—Mr G. M. Sk. Zahiruddin Md. Mobarak is appointed to act on *ad hoc* basis as Lecturer in Economics, Islamic Intermediate College, Chittagong, in the East Pakistan Junior Educational Service for a period of 6 months with effect from the date on which he joins there, *vice* Mr A. K. M. Ahmadullah, resigned.

His services may be terminated at any time without assigning any reason and without previous notice.

This cancels this office notification No. 464 (Appt.), dated the 25th July 1968.

No. 1009 (Appt.)—22nd October 1968—Mr Nurur Rahman is appointed to act on *ad hoc* basis as Lecturer in Commerce, Islamia College, Dacca, in the East Pakistan Junior Educational Service for a period of 6 months with effect from the date on which he joins there against the post created, *inter alia* in terms of G. O. No. 756-Edn., dated the 12th August 1968.

His Services may be terminated at any time without assigning any reason and without previous notice.

No. 1010 (Appt.)—22nd October 1968—The services of Miss Majeda Sabir, officiating Lecturer in Geography, Rajshahi College in the East Pakisian Junior Educational Service are hereby placed at the disposal of the Services and General Administration Department, Government of East Pakistan, for appointment as Research Officer in the office of the District Gazetteers, Dacca, with effect from the date on which she joins there.

No. 177-B—7th October 1968—Miss Azizun Nahar, Professor of Zoology, Chittagong Government Girls' College, Chittagong (formerly Lecturer, Government Intermediate Girls' College, Dacca), is granted leave on medical certificate on conversion of leave on half-average pay into leave on average pay for 11 days from the 8th August 1968 to the 18th August 1968, under rule 3(1)(b)(iii) of the Prescribed Leave Rules, 1959.

No. 181-B—12th October 1968—Mrs Salma Rahman, officiating Lecturer in English, Dacca College, Dacca, is granted leave on medical certificate on half-average pay for 17 days from the 18th August 1968 to the 3rd September 1968, under rule 173(2) and extraordinary leave for 4 days from the 4th September 1968 to the 7th September 1968, under rule 174(1)(a) of the East Bengal Service Rules, Part I.

No. 182-B—14th October 1968—Mr A. K. M. Bazlur Rahman, officiating Lecturer in Political Science, Dinajpur College, Dinajpur, is granted leave on half-average pay on medical certificate for 3 days from the 29th June 1968 to the 1st July 1968, under rule 173(2) and extraordinary leave for 1 month and 26 days from the 2nd July 1968 to the 27th August 1968, under rule 174(1)(a) of the East Bengal Service Rules, Part I.

No. 12809-S.—18th October 1968—Mr Jatindra Lal De, Assistant Inspector of Schools, Chittagong Division, Chittagong, is granted leave on average pay for one month from the 20th November 1968 to the 19th December 1968 in terms of rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

No. 12873-S—19th October 1968—Mr Md. Reazuddin, officiating District Inspector of Schools, Barisal, in the East Pakistan Educational Service, is appointed to act, until further orders, as District Education Officer, Noakhali, in the same service and on his own pay and scale with effect from the date on which he joins there, *vice* Mr A. M. Tofazzal Hossain, now on leave but under orders of transfer to Kushtia.

No. 12879-S—22nd October 1968—Mrs Hasina Khanam, Headmistress, Dhanmondi Government Girls' High School, Dacca, in the East Pakistan Educational Service, is transferred and appointed to act as Headmistress, Vidyamoyee Government Girls' High School,

Mymensingh, in the same service and on her own pay and scale with effect from the date on which she joins there, *vice* Mrs Feroza Choudhury, transferred.

No. 12880-S—22nd October 1968—Mrs Feroza Choudhury, officiating Headmistress, Vidyamoyee Government Girls' High School, Mymensingh, in the East Pakistan Educational Service, is transferred and appointed to act, until further orders, as Headmistress, Dhanmondi Government Girls' High School, Dacca, on her own pay and scale and in the same service with effect from the date on which she joins there, *vice* Mrs Hasina Khanam, transferred.

No. 12887-S—21st October 1968—Mr Md. Shamsul Alam, formerly Headmaster, Armanitola Government High School, Dacca, now on deputation to East Pakistan Boys' Scout Association, Dacca, as Chief Organiser, is granted leave on average pay for 1 month from the 1st November 1968 to the 30th November 1968, for rest and recreation in terms of rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

He is permitted to draw the rest and recreation allowance and equivalent to 1 month's pay subject to the prescribed limit.

CORRIGENDUM

No. 1003 (Appt.)—21st October 1968—Please read "G. O. No. 722-Edn., dated 25th August 1965" in place of "G. O. No. 732-Edn., dated 25th August 1965" in this office notification No. 928 (Appt.), dated 2nd November 1967.

M. F. KHAN,
Director.

DIRECTORATE OF TECHNICAL EDUCATION, EAST PAKISTAN

NOTIFICATIONS

No. Estt/13057—21st October 1968—Mr Md. Shariful Islam is appointed to act on temporary basis as Lecturer (Physics), Engineering College, Rajshahi, for a period of 6 months with effect from the date on which he joined the post, *vice* Mr Abdul Kader Pramanik, resigned.

No. Estt/13066—21st October 1968—Mr Md. Abu Rashid is appointed to act on temporary basis as Workshop Superintendent (Machine Shop), Chittagong Polytechnic Institute, for a period of 6 months with effect from the 9th September 1968 (Forenoon), the date on which he joined the post, *vice* Mr Md. Israfil, transferred.

No. Estt/13083—22nd October 1968—Mr Pran Kumar Deb, Junior Instructor (Civil), Mymensingh Polytechnic Institute, Mymensingh, is appointed to act on temporary basis as Workshop Superintendent (Civil), in the same Institute for a period of 6 months with effect from the date on which he joins the post created *inter alia* in terms of G. O. No. 383-Edn., dated the 21st May 1968.

No. Estt/13100—22nd October 1968—Mr Md. Mozammel Haque is appointed to act on temporary basis as Lecturer (Chemistry), Rajshahi Engineering College for a period of 6 months with effect from the date on which he joins or joined the post, *vice* Mr Gazi Abdul Wazed, resigned.

WAQUAR AHMED,
Director.

BOARD OF REVENUE, EAST PAKISTAN

Section II

NOTIFICATIONS

No. 1004-II-159/65—9th October 1968—In exercise of the powers conferred by clause (5) of Article 178 of the Constitution of the Islamic Republic of Pakistan, the Board of Revenue, East Pakistan is pleased to extend the service of Mr Muhammad Islam, Administrative Officer, Commissioner's Office, Chittagong, for a period up to the 30th September 1970 with effect from the 1st October 1968.

During the aforesaid period of extension, the service of Mr Muhammad Islam shall, except when he performs any judicial function, be liable to be terminated by three months' notice on either side or upon payment of three months' salary in lieu thereof, under rule 3(2) of the East Pakistan Government Servants (Extension of Service) Rules, 1968.

No. 1028-II-P(119)—16th October 1968—The following E. P. C. S. (Executive), Class II Officers, now employed as Circle Officers (Revenue) are transferred to the Circles as shown against their names:

- (1) Mr Sk. Md. Abdul Aziz, Circle Officer (Revenue), Amtali, Barisal—Sundarganj Circle, Rangpur.
- (2) Mr Md. Hashem, Circle Officer (Revenue), Sundarganj, Rangpur—Amtali Circle, Barisal.

By order of the Board of Revenue,

S. AHMED,
Secretary.

BUREAU OF STATISTICS, EAST PAKISTAN

NOTIFICATIONS

No. Est./2384—22nd October 1968—In continuation of this office notification No. Est./2185/1(4), dated the 23rd September 1968, Mr Md. Abdul Hashem, Head Assistant of this Bureau, is appointed to act, as Personal Assistant to Director, East Pakistan Bureau of Statistics with effect from the 15th October 1968 to the 14th December 1968, vice Mr Muhammad Sadiq, granted leave for the same period.

No. Est./2385—22nd October 1968—In continuation of notification No. Est./2170/1(4), dated 21st September 1968, Mr M. Sadiq, Personal Assistant to Director, East Pakistan Bureau of Statistics, is allowed leave on average pay for further 2 months with effect from the 15th October 1968 to the 14th December 1968 by conversion of 4 months' leave on half-average pay, under rule 3(1)(b)(iii) of the Prescribed Leave Rules, 1959 on medical ground.

M. A. CHAUDHURY,
Director.

ORDERS BY THE INSPECTOR-GENERAL
OF POLICE, EAST PAKISTAN

NOTIFICATIONS

No. II/GA/306-68/1596—21st October 1968—Mr Md. Yunus, P. P. M., Deputy Superintendent of Police, Special Branch, East Pakistan, is granted leave on average pay for one month for rest and recreation with effect from the date of availing under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

No. II/171-68/1622-A—24th October 1968—Mr Md Yusuf Ali Sarker, officiating Deputy Superintendent of Police, Dacca, Pakistan Eastern Railway, Chittagong, is granted leave on average pay for 6 months with effect from the 30th September 1968 to the 29th March 1969 and leave on half-average pay for 6 months with effect from 30th the March 1969 to the 29th September 1969 preparatory to retirement, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

The retirement of the officer from Government service will take effect from 30th September 1969.

No. II/GA/297-68/1632-A—25th October 1968—Mr Anwarul Haque, officiating Deputy Superintendent of Police, Headquarters, Noakhali, is granted leave on average pay for 2 months and 28 days with effect from 1st December 1968, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

A. S. M. AHMED,
Inspector-General.

NOTIFICATIONS

No. II/326-67/1607-A—22nd October 1968—In partial modification of this Directorate notification No. II/326-67/844-A, dated the 3rd June 1968 Mr Abdul Jabbar Choudhury, Deputy Superintendent of Police, Subdivisional Police Officer, Cox's Bazar, Chittagong was granted leave on average pay for 60 days with effect from the 30th September 1967 a. m. to 28th November 1967 p. m., as per G. O. No. RIII/3L-63/66/12, dated the 22nd January 1968 and in continuation leave on average pay for 1 month for rest and recreation from the 29th November 1967 a. m. to 28th December 1967 p. m., 3 days leave on average pay from the 29th December 1967 a. m. to the 31st December 1967 and leave on half-average pay for 8 months and 29th days from the 1st January 1968 to the 29th September 1968 preparatory to retirement, under rule 3(1)(b)(ii) of Prescribed Leave Rules, 1959.

The retirement of the officer from Government service will take effect from the 30th September 1968 a. m.

No. II/30-68/1626-A—24th October 1968—On reversion from the Bureau of Anti-Corruption, East Pakistan, Mr Shaikh Maruf Haque, officiating Inspector of Police, is transferred to Rajshahi Range for employment as Inspector of Police, in that Range.

T. AHMAD
Inspector-General.

ORDERS BY THE DEPUTY INSPECTORS-GENERAL OF POLICE

Chittagong Range.

ORDERS

No. 198/V-II(a)/1-68—14th October 1968—Mr Md. Musharraf Hussain, officiating Inspector of Police, Habiganj (North Circle), Sylhet, under order of transfer to Chittagong Hill Tracts as Circle Inspector, Ramgarh Circle, is granted 2 months' leave on average pay on medical certificate with effect from the 9th October 1968 in extension of the leave already granted to him, *vide* Range Order No. 160, dated the 24th July 1968, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959, subject to calculation of the same by the Accountant-General, East Pakistan, Dacca.

No. 199/V-II(a)/1-68—14th October 1968—Mr A. F. M. Sharafat Ali, Proby. Inspector of Police, Noakhali (now on leave), is granted 8 days' leave on half-average pay with effect from the 12th September 1968 to the 19th September 1968 in extension

of the leave already granted to him, *vide* Range order No. 172, dated the 13th August 1968, under rule 3(1) (b) (ii) of the Prescribed Leave Rules, 1959, subject to the admissibility report by the Accountant-General, East Pakistan, Dacca.

No. 201/V-II(a)/1-68—16th October 1968—Mr Daliluddin Akhond, officiating Inspector of Police, Hatiya Circle, Noakhali, is granted one month's leave on average pay for rest and recreation with effect from the date of availing under rule 3(1) (b) (ii) of the Prescribed Leave Rules 1959, subject to the admissibility report by the Accountant-General, East Pakistan, Dacca.

No. 202/V-II(a)/1-68—16th October 1968—Mr Md. Mohiuddin, officiating Inspector of Police, Chittagong, now on leave, is granted 2 months' leave on

average pay with effect from the 16th August 1968 in extension of the leave already granted to him, *vide* Range Order No. 171, dated the 13th August 1968, under rule 3(1) (b) (ii) of the Prescribed Leave Rules, 1959, subject to the admissibility report by the Accountant-General, East Pakistan, Dacca.

No. 203/V-II(a)/1-67—19th October 1968—In partial modification of this office R. O. No. 224, dated 2nd October 1967, Mr Ahmed Ullah Khan, officiating Inspector of Police, is granted 3 months and 9 days' leave on average pay with effect from 20th September 1967 to 28th December 1967, under rule 3(1)(b)(ii) of the Prescribed Leave Rules, 1959.

M. MOHSIN,
Deputy Inspector-General.

ORDERS BY THE COMMISSIONERS OF DIVISIONS

Dacca Division

OFFICE OF THE SUBDIVISIONAL OFFICER, NARAYANGANJ, DACCA

NOTIFICATION

No. 1088-UCL.—23rd October 1968—In exercise of the power under rule 4 of the East Pakistan Union Council (Taxation) Rules, 1960, delegated to me by the Commissioner, Dacca Division, Dacca, by his notification No. 307-B.D., dated the 7th June 1961, I, Anwarul Haque, E.P.C.S., Subdivisional Officer, Narayanganj, do hereby accord sanction to the levy of taxes, rates and fees for the year 1968-69 by the Putia Union Council of Shibpur police-station within their jurisdiction as per schedule below:

SCHEDULE

P. S. Shibpur

Name of Union Council.	Name of taxes, rates and fees sanctioned.	Rate of taxation.
Putia ...	1. Tax on the annual value of lands and buildings 3 per cent. of the annual value.
	2. Rate for remuneration of village police 2 per cent. of annual value of item No. 1.
	3. Tax on trade and business— (i) Weaving per loom Rs.2.00
	(ii) Retail traders, shop-keepers, Tea stall keepers Rs.6.00
	(iii) Merchant (according to size of business) Rs.25.00 to Rs.50.0
	(iv) Medical practitioners— (a) Those who pay I.T. Rs.24.00
	(b) Whose who does not pay I. T. Rs.12.00

ANWARUL HAQUE,
Subdivisional Officer.

OFFICE OF THE SUBDIVISIONAL OFFICER, TANGAIL, MYMENSINGH

NOTIFICATION

No. 11264-Dev.—2nd October 1968—In exercise of the power under rule 4 of the East Pakistan Union Councils (Taxation) Rules, 1960, delegated to me by the Commissioner, Dacca Division, Dacca, by his notification No. 307-B.D., dated the 7th June 1961, I, Abdullah J. Memon, C.S.P., Subdivisional Officer, Tangail, do hereby accord sanction to the levy of taxes, rates and fees for the year 1968-69 by the Jhawail Union Council of Gopalpur police-station within their jurisdiction as per schedule below:

SCHEDULE

P. S. Gopalpur.

Name of Union Council.	Name of taxes, rates and fees sanctioned.	Rate of taxation.
Jhawail ...	1. Tax on the annual value of land and building 2½ per cent.
	2. Tax on the annual income on business 1 per cent.
	3. Rate for the remuneration of village police 1 per cent.
	4. Rate for market (bid money) 5 per cent.

ABDULLAH J. MEMON,
Subdivisional Officer.

OFFICE OF THE SUB-DIVISIONAL OFFICER,
JAMALPUR, MYMENSINGH

NOTIFICATION

No. 6665 G—22nd October 1968—In exercise of the powers delegated to me by the Government of East Pakistan in their notification No. HSLG/S-VII/14T/3/611/99, dated the 16th March 1966, I, Md. Farashuddin, C.S.P., Subdivisional Officer, Jamalpur, district Mymensingh, do hereby empower the following Chairmen of Union Councils under Police Station Sherpur, under clause 3 of Article 65 of the Basic Democracies Order, 1959, read with rule 13 of the East Pakistan Local Councils (Taxation), Rules, 1960 to recover the arrear taxes, tolls and other moneys claimable by the Union Council concerned under the Basic Democracies Order, 1959 (President's Order No. 18 of 1959) by issue of distress warrants and sale of moveable properties of the persons concerned.

- (1) Kamarerchar,
- (2) Char Sherpur,
- (3) Bajitkhila,
- (4) Gazirkhamar,
- (5) Dhala,
- (6) Pakuria,
- (7) Bhatsala,
- (8) Lasmanpur,
- (9) Charmucharia,
- (10) Charpakhimari,
- (11) Bolairchar,
- (12) Kamaria, and
- (13) Rouha-Betmari.

MD. FARASHUDDIN,
Subdivisional Officer.

OFFICE OF THE SUBDIVISIONAL OFFICER,
NETRAKONA, MYMENSINGH

NOTIFICATION

No. 1012-BD—21st October 1968—In exercise of the powers conferred upon me by Article 26 of the Basic Democracies Order, 1959 (President's Order No. 18 of 1959), I, S. A. Siddiqui, C.S.P., Subdivisional Officer and the Controlling Authority, Union Councils, Netrakona, do hereby publish for the information of all concerned that Mr Syed Mominuddin Ahmed, son of late Syed Afazuddin of village Madanpur, Member, Madanpur Union Council under police-station Kendua in Netrakona subdivision of Mymensingh district, has duly been elected as Chairman in a meeting held on the 18th October 1968 off the said Madanpur Union Council in the vacancy caused, due to removal of Mr Md. Surujuddin, Chairman of that Council by no-confidence motion.

S. A. SIDDIQUI,
Subdivisional Officer
and
Controlling Authority.

Chittagong Division

OFFICE OF THE DEPUTY COMMISSIONER,
CHITTAGONG

NOTIFICATIONS

No. 269/Cert.—23rd October 1968—Mr Abdul Wadud, Deputy Magistrate and Deputy Collector, Sandwip, is hereby appointed as Certificate Officer under section 3(3) of the Public Demands Recovery Act, 1913 to deal with the Certificate case within the jurisdiction of Sandwip police-station of the Chittagong district.

This has prior sanction of the Commissioner, Chittagong Division.

No. 271/Cert.—23rd October 1968—Mr Aga Sultan Ahmad, Assistant Income Tax Officer, Chittagong, is hereby appointed a Certificate Officer under section 3(3) of the Public Demands Recovery Act, 1913 to deal with the Certificate cases of Circle II, in addition to his own duties as Certificate Officer, Income Tax (Certificate), Circle I, Chittagong, with effect from 11th December 1967.

This has got the prior sanction of the Commissioner, Chittagong Division.

[ILLEGIBLE],
Additional Deputy Commissioner (Revenue).

OFFICE OF THE CHAIRMAN, MUNICIPAL COMMITTEE, CHITTAGONG

NOTICE

No. 3903-G/IVA-X/68—15th October 1968—In pursuance of rule 5 of the East Pakistan Local Councils (Removal of Elected Chairman/member) Rules, 1967, I, Lt.-Col. Zahurul Hasan, Chairman, Municipal Committee, Chittagong, and Controlling Authority, Lalkhan Bazar Union Committee, Chittagong Municipality, do hereby declare that Mr Faizullah, has been removed from the office of the Chairman of the Lalkhan Bazar Union Committee, by vote of no-confidence by the members of the said Union Committee in their special meeting held for the purpose on the 10th April 1968 and as such he vacated his office forthwith.

LT.-COL. ZAHURUL HASAN,
Chairman, Municipal Committee and
Controlling Authority.

OFFICE OF THE DEPUTY COMMISSIONER,
NOAKHALI

Revenue Department
NOTIFICATION

No. 1016-L.T. (R.M.)—17th October 1968—In exercise of the powers conferred on me under section 3(3) of the Public Demands Recovery Act (Bengal Act III of 1913), I, with the previous sanction of the Commissioner, Chittagong Division, Chittagong received in his memo. No. 3601, dated 11th October 1968, do hereby appoint the Circle Officer (Revenue), Begumganj, to perform the functions of a Certificate Officer under the aforesaid Act within the territorial jurisdiction of Begumganj Revenue Circle in the district of Noakhali, in respect of the Government dues of rent, D. R. tax, local rate and other collateral dues recoverable under the Public Demands Recovery Act.

M. A. MUTTALIB,
Joint Deputy Commissioner.

OFFICE OF THE DEPUTY COMMISSIONER,
COMILLA

State Acquisition Department
NOTIFICATION

No. 6812-S.A.—15th October 1968—In exercise of the powers conferred on me under section 3(3) of the Public Demands Recovery Act, 1913 (Bengal Act III of 1913), I, Hafiz Ahmed Mazumder, Additional Deputy Commissioner (Revenue), Comilla, with the previous sanction of the Commissioner, Chittagong Division, Chittagong, received under his memo. Nos. R/XXXVI-24/63/707, dated 26th February 1968 and 3602, dated 11th October 1968, do hereby appoint Mr Mozammel Huq, Subdivisional Manager, Sadar

(South), Comilla, to perform the function of a Certificate Officer under the aforesaid Act within the territorial jurisdiction of Chouddagram police-station for realisation of Government dues, in respect of Government acquired Estates, K. M. and Loan cases, *viz.*, rent, cesses, local rates, D. R. tax and other collateral dues and Agricultural and other loans.

H. AHMED MAZUMDER,
Additional Deputy Commissioner (Revenue).

**OFFICE OF THE SUBDIVISIONAL OFFICER,
SADAR (SOUTH), COMILLA:**

NOTIFICATION

No. VI-31/68/6616—22nd October 1968—In exercise of the powers conferred on me under Article 26 of the Basic Democracies Order, 1959 (President's Order No. 18 of 1959), I, M. A. Qasim, Subdivisional Officer, Sadar (South), Comilla and Controlling Authority of the Union Councils do hereby notify for general information that a vote of No-confidence has been passed against Mr Abdul Mannan of village Ramchandrapur, post office Kangsanagar, district Comilla, Chairman, Barella Union Council in a special meeting of the Council, held on 18th October 1968 as per provision of the East Pakistan Local Council (No-confidence) Rules, 1968 and thus he has become disqualified from holding office of the Chairman, Barella Union Council, police-station Burichang, district Comilla.

M. A. QASIM,
Subdivisional Officer.

**OFFICE OF THE SUBDIVISIONAL OFFICER,
CHANDPUR, COMILLA**

NOTIFICATION

No. 824 BD—19th October, 1968—In exercise of the powers delegated to me by the Government of East Pakistan, *vide* notification No. H. S. L. G/S-VIII-4/1-3/61/99, dated the 16th March 1961, I Muhammad Amjad, C.S.P., Subdivisional Officer, Chandpur, Comilla, do hereby empower the following Chairmen of the Union Councils under clause 3 of Article 65 of the Basic Democracies Order, 1959 read with rule 13 of the East Pakistan Union Council (Taxation) Rules, 1960 to recover arrear of taxes, tolls, fees and other moneys claimable by the Council under the Basic Democracies Order, 1959 (President's Order No. 18 of 1959) by issuing distress warrants and sale of movable properties of the persons concerned according to rules in force.

Name of P. S. Name of Union Council. Name of Chairman.

Matlab	Upadi North Charkalia	Dr Eunus Khan.
Matlab		Mr Ali Akbar.

MUHAMMAD AMJAD,
Subdivisional Officer,

Rajshahi Division
NOTIFICATION

No. JG/9-1/68-3032—22nd October 1968—Mr A. K. M. Shamsul Huda, EPCS, Class II, Circle Officer (Revenue) Baliadangi, district Dinajpur, is transferred to Phulbari Circle of Dinajpur district to work as Circle Officer (Revenue) Phulbari.

2. Mr Ahmed Ali Mollah, EPCS, Class II, Circle Officer (Revenue) Panchagarh, is transferred to Boda Circle, Dinajpur to work as Circle Officer (Revenue), Boda.

The transfers are made in the interest of public service.

M. K. RAHMAN
Additional Commissioner.

**OFFICE OF THE DEPUTY COMMISSIONER,
RANGPUR.**

State Acquisition Department.

NOTIFICATION

No. 5945-S. A.—2nd October 1968—It is hereby notified for general information to all concerned that the R. R. Book No. 2613/67-68 containing unused pages from A427342 to A427400 has been lost from the custody of Mr Faridur Rahman Choudhury, S.A. Tahsilder, Sovaganj Tahsil Office under police-station Sundarganj, district Rangpur. The unused pages of the said R. R. Book are cancelled and treated as stolen property.

Any realisation, if made, under the said R. Rs. will be treated as illegal and Government will not take any responsibility for such realisation.

Possesser or user of any of such R. Rs. will be liable to criminal prosecution.

S. H. KHAN,
Additional Deputy Commissioner, (Revenue).

NOTIFICATION

No. 5947-S.A.—1st October 1968—It is hereby notified for general information to all concerned that the R. R. No. A141741 of R. R. Book No. 2987/67-68(R) has been found short from the custody of Mr Abdul Mazid, Tahsilder-in-charge, Thansingpur Tahsil Office under police-station Gaibandha, district Rangpur. The above R. R. is cancelled and treated as stolen property.

Any realisation, if made, under the said R. R. will be treated as illegal and Government will not hold any responsibility for such realisation.

Possesser or user of the said R. R. will be liable to criminal prosecution.

A. A. ROUF,
Additional Deputy Commissioner (Revenue).

**OFFICE OF THE SUBDIVISIONAL OFFICER,
GAIBANDHA.**

NOTIFICATIONS

No. 537/BD—14th/15th October 1968—In exercise of the powers conferred upon me under Article 26 of the Basic Democracies Order, 1959, I, Muhammad Arif, C.S.P., Subdivisional Officer, Gaibandha and Controlling Authority of the Union Councils, do hereby notify for general information that Mr Abdul Gafur Sarker, son of Abdul Gani of Bhajonerkhamar, police-station Gaibandha, district Rangpur, has been removed from the Chairmanship of Shahapara Union Council of Police Station Gaibandha in the district of Rangpur, as a result of passing a vote of No-confidence against him in a special meeting of Shahapara Union Council held at 11 a. m. on 11th October 1968 in Station Club, Gaibandha, in accordance with the provisions of Article 25-A of the Basic Democracies Order, 1959 read with East Pakistan Local Councils (No-confidence) Rules, 1968.

No. 547 BD—17th October 1968—In exercise of the powers delegated to me by the Government of East Pakistan in their notification No. BDLG/S-VIII/14-T-3/61/99, dated the 16th March 1961, I, Muhammed Arif, C.S.P., Subdivisional Officer, Ganibandha, Rangpur, do hereby empower the Chairman of Gumaniganj Union Council under police-staation Gobindaganj, district Rangpur under clause 3 of Article 65 of the Basic Democracies Order, 1959, read with rule 14 of the East Pakistan Local Councils (Taxation) Rules, 1960, to recover the arrear taxes, tolls and other moneys claimable by the Union Council concerned under the Basic Democracies Order, 1959 (President's Order No. 18 of 1959) by issue of Distress Warrants and sale of movable properties of the persons concerned.

MUHAMMAD ARIF,
Subdivisional Officer
and
Controlling Authority.

Khulna Division

OFFICE OF THE DEPUTY COMMISSIONER, KUSHTIA
Revenue Department
NOTIFICATION

No. 1592-R—12th October 1968—In exercise of the powers conferred on me under section 3 (3) of the Public Demands Recovery Act, 1913 (Bengal Act III of 1913), I, Quazi Habibul Haque, C.S.P., with the previous sanction of the Commissioner, Khulna Division, Khulna, do hereby appoint Mr A. K. M. Quasem, Assistant Registrar of Co-operative Societies, Kushtia as Certificate Officer to deal with the certificate cases of the Co-operative Department within the territorial jurisdiction of Kushtia district.

QUAZI HABIBUL HAQUE,
Additional Deputy Commissioner,

OFFICE OF THE SUBDIVISIONAL OFFICER, MEHERPUR, KUSHTIA.

NOTIFICATIONS

No. 7819—12th October 1968—In exercise of the powers delegated to me by the Commissioner, Khulna Division, Khulna, in his notification No. 491-LG, dated the 8th May 1961, under clause 2 of Article 93 of the Basic Democracies Orders, 1959 (President's Order No. 18 of 1959), read with rule 4 of the East Pakistan Union Councils (Taxation) Rules, 1960, and sub-clause (IV) of clause 10 of Article 3 of the Basic Democracies (East Pakistan Amendment) Ordinance, 1963, I, Choudhri Mueen Afzal, C.S.P., Subdivisional Officer, Meherpur, and the Controlling Authority of Union Councils of Meherpur subdivision in the district of Kushtia, do hereby accord sanction to the levy of taxes, rates, fees, etc., by the following Union Councils of this subdivision within their jurisdiction as per schedule below.

This is take effect from the 1st of July, 1968:

SCHEDULE

P. S. Meherpur.

Name of Union Council.	Name of taxes, rates and fees sanctioned.	Rate of taxation.	Remarks
Kutubpur ...	1. Tax on annual value on lands and buildings	1 $\frac{1}{4}$ per cent.	
	2. Rate for the remuneration of village police	1 per cent.	
	3. Tax on professions, trades and callings— (i) Contractors	Rs. 25.00	
	(ii) Lessee of Market and Bazars, Aratdar, Trader, Broker in Jute, Paddy, Silk or other merchandise or landed property.	Rs. 6.00	
	(iii) Medical Practitioner, Kabiraj, Dentist, Engineer, (not paying income-tax).	Rs. 6.00	
	(iv) Retail shop-keeper and shop-keeper	Rs. 5.00	
	(v) Cattle business	Rs. 10.00	
	4. Rate for execution of any work of public utility.		Only the capital cost of the work of public utility or part thereof as may be decided by the Council should be recovered from the beneficiaries concerned in proportion to the benefit derived by each. If any particular work generally the estimated cost may be recovered from the assessees of that area if the Council decides either in proportion to the tax on the annual value of buildings and lands payable by them or on the basis of a fixed percentage of the said annual value.

Name of Union Council.	Name of taxes, rates and fees, etc. sanctioned.	Rate of taxation.	Remarks.
Kutubpur	5. Tax on vehicles— (i) Cart Rs.2.00 (ii) Bicycle Rs.2.50		
Buripota	1. Tax on annual value of buildings and lands 5 per cent. 2. Rate for the remuneration of village police 2½ per cent. 3. Tax on vehicles— (i) Cart Rs.2.00 (ii) Bicycle Rs.2.50 4. Tax on profession, trades and callings— (i) Grocery shop, Consumer shop ... Rs.2.00 to 10.00 according to standard. (ii) Broker in jute, paddy and other merchandise. Rs.2.00 to 10.00 according to standard. 5. Fees for licence, sanctions and permits granted by Union Councils. Rs.2.00 per certificate. Subject to frame of by-laws.		
Amjhupi	1. Tax on annual value of buildings and lands 3.9 per cent. 2. Rate for rural police remuneration ... 2.4 per cent. 3. Tax on profession, trades and callings— (i) Merchant, banker (not being a registered co-operative society), money-lender, wholesale trader, owner or lessee of a market, bazar, theatre or cinema, commission agent, aratdar and broker in jute, cotton, paddy and other merchandise. Rs.2.00 to 10.00 (ii) Medical practitioner, Legal practitioner, Dentist, Kabiraj, (not paying income-tax). Rs.6.00 (iii) Paddy-husker or of any other mill or factory (not paying income-tax). Rs.25.00 (iv) Retail trader, shop-keeper, tea-stall, hotel, owner of hair dressing saloon and laundries. Rs.5.00 4. Tax on vehicles— (i) Cart Rs.2.00 (ii) Bicycle Rs.2.50 5. Fees for licence, sanctions and permits granted by Union Councils— (i) Issue of certificate Rs.2.00 per certificate. Subject to frame of by-laws.		
Amdah	1. Tax on annual value of buildings and lands. 5 per cent. 2. Rate for the remuneration of village police 2½ per cent. 3. Tax on vehicles— (i) Bullock or buffalo carts Rs. 2.00 (ii) Bicycle Rs. 2.00 4. Tax on professions, trades and callings— (i) Shop-keeper Rs. 2.00 (ii) Businessman Rs. 10 each.		
Monakhali	1. Tax on annual value of buildings and lands 2 per cent. 2. Rate for the remuneration of village police 2 per cent. 3. Tax on profession, trades and callings— (i) All kind of shop-keepers Rs. 5.00 (ii) All kind of brokers Rs. 10.00 (iii) Husking machine Rs. 25.00 (iv) Cattle business Rs. 5.00 (v) Husking machine (income tax paying) Rs. 50.00 (vi) Power tiller Rs. 20.00 (vii) Bid money of ferry ghat 2 per cent.		

Name of Union Councils.	Name of taxes, rates fees, etc. sanctioned.	Rate of taxation.	Remarks.
4. Tax on vehicle—			
	(i) Bullock or buffalo carts	Re. 1·00	
	(ii) Bicycle	Rs. 1·50	
	(iii) Boat	Rs. 2·00	
Dariapur ..	1. Tax on annual value of buildings and lands ..	6½ per cent.	
	2. Rate for the remuneration of village police ..	2 per cent.	
	3. Tax on profession, trades and callings—		
	(i) Grocery shop	Rs. 1 to 6·00	
	(ii) Broker and businessman	Rs. 1 to 6·00	
	(iii) Medical practitioner, Pleader, Muk-tear, Contractor, etc.	Rs. 10 to 50·00	
	4. Fees for markets and hats	5 per cent. on the bid money of the Ijaradar or gross income of the owner or the proprietor of the market.	
Bagwan ..	1. Tax on annual value of buildings and lands ..	5 per cent.	
	2. Rate for the remuneration of village police ..	2 per cent.	
	3. Tax on profession, trades and callings—		
	(i) Grocery shop, sweetmeat, stationery and tea stalls	Rs. 1 to 10·00	
	(ii) Broker in jute, paddy and other merchandise	Rs. 5 to 10·00	
	4. Fees for markets and hats	5 per cent. of the bid money.	
	5. Tax on vehicles—		
	(i) Bullock or buffalo carts	Rs. 1·50	
	(ii) Bicycle	Rs. 2·00	
Mohajanpur ..	1. Tax on annual value of buildings and lands ..	3½ per cent.	
	2. Rate for the remuneration of village police ..	3 per cent.	
	3. Tax on professions, trades and callings—		
	(i) Faria (big)	Rs. 10·00	
	(ii) Faria (small)	Rs. 5·00	
	(iii) Shop-keeper (big)	Rs. 5·00	
	(iv) Shop-keeper (small)	Rs. 3·00	
	(v) Goldsmith (large)	Rs. 10·00	
	(vi) Goldsmith (small)	Rs. 4·00	
	(vii) Medical practitioner	Rs. 10·00	
	3. Tax on vehicles—		
	(i) Cart	Rs. 2·00	
	(ii) Bicycle	Rs. 2·50	
Perojpur ..	1. Tax on annual value of buildings and lands ..	3·36 per cent.	
	2. Rate of the remuneration of village police ..	2·24 per cent.	
	3. Tax on professions, trades and callings—		
	(i) Faria	Rs. 8·00	
	(ii) Paddy husker	Rs. 25·00	
	(iii) Agriculture Farm	Rs. 50·00	
	(iv) Shop-keeper	Rs. 4·00	
	4. Tax on vehicles—		
	(i) Bi-cycle	Rs. 2·00	

No. 7820—12th October 1968—In exercise of the power delegated to me by the Commissioner, Khulna Division, in his notification No. 491-L.G., dated the 8th May 1961, under clause 2 of Article 93 of the Basic Democracies Order, 1959 (President's Order No. 18 of 1959), read with rule 4 of the East Pakistan Union Councils (Taxation) Rules, 1960 and Article 3, clause (IV) of the Basic Democracies (East Pakistan Amendment) Ordinance, 1963, to the proposals for levy of taxes, rates, fees, tolls, etc., I, C. M. Afzal, C.S.P., Subdivisional Officer, Meherpur and Controlling Authority of Union Councils of Meherpur subdivision in the district of Kushtia,

do hereby accord sanction to the levy of taxes, rates, fees, tolls, etc., by the Union Councils of Gangni police-station, Meherpur subdivision, for the year 1968-69 on the items schedule below within the jurisdiction of each Union.

The levy will take effect from the 1st July 1968:

SCHEDULE

P. S. Gangni.

Name of Union Council.	Name of tax, rates, tolls and fees sanctioned.	Rate of taxation.	Remarks.
1. All Union Councils of Gangni police-station.	1. Tax on the annual value of lands and buildings. 2. Rate for the remuneration of village police 3. Tax on trades, professions and callings— (a) Merchant, Bankers (not being the registered Co-operative societies), goldsmith, blacksmith, money lenders, wholesale traders, owner or lessee of the market, bazar, aratdar, broker in jute, cotton and other merchandise of landed property. (b) Engineer, Medical practitioner and legal practitioner— (i) In respect of whose income, income-tax is not payable. (ii) In respect of whose income, income-tax is payable. (c) Paddy husker, rice or flour miller, owner of any other mill or factory— (i) In respect of whose income, income-tax is payable. (ii) In respect of whose income, income-tax is not payable. (d) Retail trader, shopkeeper, tea-stall-keeper, eating-house keeper, owner of hair dressing saloon and launderers.	7 per cent. 2 per cent. Rs.2.00 to Rs.10.00 Rs.2.00 to Rs.10.00 Rs.5.00 to Rs.20.00 Rs.50.00 maximum. Rs.25.00 maximum. Re.1.00 to Rs.6.00	
4. Fees for markets and hats	3 per cent. on the bid money of the Ijaradar or gross income of the owner or the proprietor of the market.	
5. Tax on vehicles—	(i) Bullock or buffalo or horse drawing carts. (ii) Bicycle	Rs.3.00 each. Rs.2.00 each.	

C. M. AFZAL,
Subdivisional Officer.

Registered No. DA-1.

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PART II—Advertisements, Notices, etc.

STATE BANK OF PAKISTAN, DACCA

Issue Department

Dated Dacca, the 21st October 1968.

NOTICE

Portions of the following notes of the Lahore office of issue are stated to have been destroyed and an application for payment of its value has been received from the person/party whose name is shown against the number. Any other person/party who consider(s) himself as having a right to it is warned to communicate at once with the undersigned:

Register No.	Note No.	Value. Rs.	Name and address of the applicant.
I. WD-2/68-69	.. H999791	.. 500.00	Mr Abdur Rob Mia, 3/5, Badam-Tali, Dacca—1.

M. A. HAQUE,
Currency Officer.

(F. 103—3.)

PAKISTAN INSURANCE CORPORATION

NOTICE

No. 3-SHR(9)/68, dated 25th October, 1968.

1. A Special General Meeting of the Share-holders of the Pakistan Insurance Corporation registered in its Dacca Register will be held in the office of the Pakistan Insurance Corporation, Motijheel Commercial Area, Dacca at 11.00 a.m. on Tuesday, the 3rd December, 1968, when the following business will be transacted, namely:

"Election of the Share-holders' Director from amongst the Share-holders (other than the Central Government) registered in Dacca Register in accordance with the provisions of section 10(1)(b) of the Pakistan Insurance Corporation Act, 1952 and the Regulations made under that Act".

2. Nominations for candidature in accordance with Regulation No. 33 of the Pakistan Insurance Corporation (General) Regulations, 1953 must be received by the undersigned not later than Monday, the 18th November, 1968 (afternoon).

3. Copies of section 10(1)(b) of the Pakistan Insurance Corporation Act, 1952 and Regulation No. 33 of the Pakistan Insurance Corporation (General) Regulations, 1953 may be obtained from the Registered Office of the Corporation at Karachi or its Regional Offices at Dacca and Lahore for information.

A. K. AZIZUL HUQ,

Election Officer, Dacca Area,
Pakistan Insurance Corporation,
Muslim Insurance Building,
121, Motijheel Commercial Area,
Dacca.

(63—1.)

PAKISTAN INSURANCE CORPORATION

NOTICE

No. 3-SHR(9)/68, dated 25th October, 1968.

1. A Special General Meeting of the Share-holders of the Pakistan Insurance Corporation registered in its Karachi Register will be held in the office of the Pakistan Insurance Corporation, Pakistan Insurance Building, near Merewether Tower, Bunder Road Karachi—2, at 11.00 a.m. on Thursday, the 5th December, 1968, when the following business will be transacted, namely:

"Election of one Share-holders' Director from amongst the Share-holders (other than the Central Government) registered in Karachi Register in accordance with the provisions of section 10(1)(b) of the Pakistan Insurance Corporation Act, 1952 and the regulations made under that Act."

2. Nominations for candidature in accordance with Regulation No. 33 of the Pakistan Insurance Corporation (General) Regulations, 1953 must be received by the undersigned not later than Wednesday, the 20th November, 1968 (afternoon).

3. Copies of section 10(1)(b) of the Pakistan Insurance Corporation Act, 1952 and Regulation No. 33 of the Pakistan Insurance Corporation (General) Regulations, 1953 may be obtained from the Registered Office of the Corporation at Karachi or its Regional Offices at Dacca and Lahore for information.

S. M. SIDDIQUE,

Election Officer, Karachi Area,
Pakistan Insurance Corporation,
Pakistan Insurance Building,
near Merewether Tower, Bunder
Road, P.O. Box No. 4777, Karachi—2.

(64—1.)

PAKISTAN INSURANCE CORPORATION

NOTICE

No. 3-SHR(9)/68, dated 25th October, 1968.

1. A Special General Meeting of the Share-holders of the Pakistan Insurance Corporation registered in the Lahore Register will be held in the office of the Pakistan Insurance Corporation, Sunlight Building, The Mall, Lahore, at 11.00 a.m. on Saturday, the 7th December 1968, when the following business will be transacted, namely:

"Election of one Share-holders' Director from amongst the Share-holders (other than the Central Government) registered in Lahore Register in accordance with the provisions of section 10(1)(b) of the Pakistan Insurance Corporation Act, 1952 and the Regulations made under that Act."

2. Nominations for candidature in accordance with Regulation No. 33 of the Pakistan Insurance Corporation (General) Regulations, 1953 must be received by the undersigned not later than Friday, the 22nd November, 1968 (afternoon).

3. Copies of Section 10(1)(b) of the Pakistan Insurance Corporation Act, 1952 and Regulation No. 33 of the Pakistan Insurance Corporation (General) Regulations, 1953 may be obtained from the Registered Office of the Corporation at Karachi or its Regional Offices at Dacca and Lahore for information.

I. A. BHATTI,

*Election Officer, Lahore Area,
Pakistan Insurance Corporation,
Sunlight Building, The Mall, Lahore.*

(65-1.)

Registered No. DA-1.

No. 44 of 1968.

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OFFICE OF THE CHIEF INSPECTOR OF FACTORIES, EAST PAKISTAN

Statement of Cotton Pressed in the Province of East Pakistan for the week ending the 14th June 1968.

[See section 5(2) of the Act XII of 1925 and rule 5A of the Bengal Cotton Ginning and Pressing Factories Rules, 1925.]

Name of Division or block.	Number of bales pressed.					Districts included in the block.
	During the week.	During the corresponding week last year.	Since 1st September 1967 (i.e., the date prescribed by the Provincial Government as the commencement of the season).	During the corresponding period last year.		
1	2	3	4	5	6	
The Province of East Pakistan.	Nil bales or Nil bales of 400 lbs. each.	148	1,218	3,413		All districts in the Province.

Statement of Cotton Ginned in the Province of East Pakistan for the week ending the 14th June 1968.

[See section 5A(2) of the Act XII of 1925 and rule 6A(2) of the Bengal Cotton Ginning and Pressing Factories Rules, 1925.]

Name of Division or block. I	Number of bags ginned.					Districts included in the block. 6
	During the week. 2	During the corresponding week last year. 3	Since 1st September 1967 (i.e., the date prescribed by the Provincial Government as the commencement of the season). 4	During the corresponding period last year. 5		
The Province of East Pakistan.	Nil bags or Nil bags of 400 lbs. each.	Nil	Nil	Nil		All districts in the Province.

S. M. RAHMAN QAZI,
for Chief Inspector of Factories, East Pakistan.

Printed and Published by A. F. M. Abdul Majed, Officer on Special Duty, Services and General Administration Department, In-charge, East Pakistan Government Press, Dacca.

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