

GOVERNMENT OF ZAMBIA

STATUTORY INSTRUMENT NO. 3 OF 1999

The Local Government Act
(Laws, Volume 16, Cap. 281)

The Kaputa District Council (Cattle Levy) By-laws, 1999

IN EXERCISE of the powers contained in sections *sixty-nine* and *seventy-six* of the Local Government Act, the following By-laws are hereby made:

- | | |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------|
| 1. These By-laws may be cited as the Kaputa District Council (Cattle Levy) By-laws, 1999. | Title |
| 2. In these By-laws unless the context otherwise requires— | Interpreta-
tion |
| "cattle" means bulls, cows, heifers, calves, oxen, sheep and goats and any part thereof whether dead or alive; | |
| "check-point" means any area designated by the Council for payment of cattle levy; | |
| "collector" means any officer of the Council authorised to collect revenue for the Council; | |
| "Council" means the Kaputa District Council; and | |
| "movement permit" means a permit issued by a veterinary officer under the provisions of the Stock Diseases Regulations. | |
| 3. Every person who buys and sells cattle in Kaputa or exports cattle from the area shall pay a cattle levy at the rate of two thousand kwacha per beast. | Imposition
of cattle levy |
| 4. A person shall not sell or export from the area of the Council cattle for which cattle levy has not been paid. | No sale or
export of
cattle
without
payment of
cattle levy |

Place of
payment and
collection of
cattle levy

5. (1) The cattle levy shall become payable as soon as the movement permit has been issued.

(2) Payment of cattle levy for any cattle shall be made at a check point and shall be received by a collector who shall immediately issue an official receipt for each such payment.

Offences and
penalties

6. Any person who contravenes any of the provisions of these By-laws shall be guilty of an offence and shall be liable, upon conviction—

(a) in the case of a first offence, to a fine not exceeding fifty penalty units or to imprisonment for a period not exceeding three months or to both; and

(b) in the case of a second or subsequent offence to a fine not exceeding eighty penalty units or to imprisonment for a period not exceeding six months, or to both.

Made by the Kaputa District Council this 14th day of October, 1998.

E. CHIKASHA,
Secretary,
Kaputa District Council

Confirmed by me this 19th day of December, 1998.

LUSAKA
[MLGH.102/51/19]

B. H. W. MWIINGA,
*Minister of Local Government and
Housing*