
5th Session Second Parliament Trinidad and Tobago
20 Elizabeth II



TRINIDAD AND TOBAGO

Act No. 1 of 1971

[L.S.]

AN ACT to amend the law relating to Municipal
Corporations.

[Assented to 25th March, 1971]

BE IT ENACTED by the Queen's Most Excellent Majesty, by Enactment.
and with the advice and consent of the Senate and House
of Representatives of Trinidad and Tobago, and by the
authority of the same, as follows:—

Short title.

1. This Act may be cited as the Municipal Corporations Ordinances (Amendment) Act, 1971.

Ordinances
Ch. 39. No. 1.
Ch. 39. No. 7.
Ch. 39. No. 11
amended.

2. The Ordinances mentioned in the first column of the Schedule shall have effect subject to the amendments specified in the second column of the said Schedule.

SCHEDULE

<i>First Column</i>	<i>Second Column</i>
<i>Ordinances</i>	<i>Extent of Amendments</i>
<p>The Port-of-Spain Corporation Ordinance, Ch. 39. No. 1.</p>	<p>(a) In section 121 thereof by deleting the words "not exceeding two thousand four hundred dollars" occurring in the third line of subsection (2) thereof.</p> <p>(b) By inserting immediately after section 100 thereof the following:—</p> <p style="margin-left: 2em;">"Power of City Treasurer to apply monies tendered for rates, to the liquidation of arrears of rates in order as they became due.</p> <p style="margin-left: 2em;">100A. (1) Where any arrears of rates are outstanding the City Treasurer upon receipt of monies tendered by any person in payment of rates or any statutory increases thereof payable in respect of any premises for any year shall apply such monies to the liquidation of any arrears of rates in respect of such person's premises in order as they became due for every previous year.</p> <p style="margin-left: 2em;">Rates deemed to be unpaid when applied by City Treasurer for liquidation of arrears of rates.</p> <p style="margin-left: 2em;">(2) Any rates or statutory increases thereof remaining unpaid in consequence of the application of any monies in accordance with subsection (1) shall be recovered in the like manner as any other rates that are due and payable."</p>

*First Column
Ordinances*

The San Fernando
Corporation
Ordinance,
Ch. 39. No. 7.

By substituting for section 332 thereof the following:—

“Power of
Borough
Treasurer
and
Accountant
to apply
monies
tendered
for rates,
to the
liquidation
of arrears
of rates
in order
as they
became
due.

Rates
deemed to
be unpaid
when
applied by
Borough
Treasurer and
Accountant
for liquidation
of
arrears of
rates.

332. (1) Where any arrears of rates are outstanding the Borough Treasurer and Accountant upon receipt of monies tendered by any person in payment of rates or any statutory increases thereof payable in respect of any premises for any year, shall apply such monies to the liquidation of any arrears of rates in respect of such person's premises in order as they became due for every previous year.

(2) Any rates or statutory increases thereof remaining unpaid in consequence of the application of any monies in accordance with subsection (1) shall be recovered in the like manner as any other rates that are due and payable.”.

The Arima
Corporation
Ordinance,
Ch. 39. No. 11.

By inserting immediately after section 110 thereof the following:—

“Power of
Town Clerk
and
Treasurer
to apply
monies
tendered
for
rates,
to the
liquidation
of arrears
of rates
in order
as they
became
due.

Rates deemed
to be unpaid
when
applied
by Town
Clerk and
Treasurer
for liquidation
of arrears
of rates.

110A. (1) Where any arrears of rates are outstanding the Town Clerk and Treasurer upon receipt of monies tendered by any person in payment of rates or any statutory increases thereof payable in respect of any premises for any year, shall apply such monies to the liquidation of any arrears of rates in respect of such person's premises in order as they became due for every previous year.

(2) Any rates or statutory increases thereof remaining unpaid in consequence of the application of any monies in accordance with subsection (1) shall be recovered in the like manner as any other rates that are due and payable.”.

Passed in the House of Representatives this 5th day of
February, 1971.

G. R. LATOUR
Clerk of the House

Passed in the Senate this 16th day of February, 1971.

J. E. CARTER
Clerk of the Senate