

No. 312. The Municipal Corporations Laws, 1930 to 1938.

BYE-LAWS MADE BY THE COUNCIL OF THE MUNICIPAL CORPORATION OF KARAVAS.

In exercise of the powers vested in them by the Municipal Corporations Laws, 1930 to 1938, and otherwise, the Council of the Municipal Corporation of Karavas hereby make the following Bye-laws :—

1. These Bye-laws may be cited as the Municipal Corporation (Karavas) Amendment (No. 2) Bye-laws, 1939, and shall be read as one with the Municipal Corporation (Karavas) Bye-laws, 1932 to 1939, (hereinafter called "the Principal Bye-laws"), and the Principal Bye-laws and these Bye-laws may together be cited as the Municipal Corporation (Karavas) Bye-laws, 1932 to (No. 2) 1939.

2. The following heading and Bye-laws shall be inserted in the Principal Bye-laws immediately before Part XIII :---

"PART XIIA.

HOARDINGS FOR NOTICES AND ADVERTISEMENTS.

115A. The Council shall erect hoardings not exceeding in size 6×6 feet for the exhibition of notices and advertisements.

115B. No person shall post or exhibit or cause to be posted or exhibited on any hoardings any notice or advertisement without a permit first obtained from the Mayor.

Gazettes: 11. 3.1932 28.12.1934 Supplement No. 3: 20.1.193 (115c. Every notice or advertisement posted or exhibited on any hoardings within the Municipal limits shall be in such form as may be approved by the Mayor, and shall not exceed 3×3 feet in size.

115 \overline{p} . The following fees shall be paid to the treasurer for exhibiting any notice or advertisement on any hoarding :—

Size of notice or advertisement not exceeding—

		1001 0000000000000000000000000000000000	3
		2×2 ft.	3×3 ft.
		\pounds s. p.	\pounds s. p.
(a) For a week or part thereof	••	-2 0	- 3 0
(b) For six months		- 6 0	- 10 0
(c) For a year	••	1 0 0	1 15 0"

The above Bye-laws have been approved by His Excellency the Governor.

(M.P. 1716/08/2.)

No. 313. The Irrigation Divisions (Villages) Law, 1938.

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In pursuance of the provisions of section 19 of the Irrigation Divisions (Villages) Law, 1938, the following Rules made by the Committee of the Irrigation Division of Prastic and Gaidhouras (Kenourgia and Skasmatena), in the District of Famagusta, are published in the *Gazette*. (M.P. 96/39.)

IRRIGATION DIVISION OF PRASTIO AND GAIDHOURAS "KENOURGIA AND SKASMATENA,"

Rules.

1. These Rules may be cited as the Irrigation Division of Prastio and Gaidhouras (Kenourgia and Skasmatena) Rules, 1939.

2. In these Rules, unless the context otherwise requires :---

"Commissioner" means the Commissioner of the District of Famagusta;

"Committee" means the Committee of the Irrigation Division; "Irrigation Division" means the Irrigation Division of Prastio and Gaidhouras (Kenourgia and Skasmatena);

"Law" means the Irrigation Divisions (Villages) Law, 1938;

"List" means the list of the names and residence of the proprietors and of the lands and extent thereof which are to be benefited or are capable of being benefited by the works prepared under the provisions of section 15 of the Law as finally settled under the provisions of section 16 of the Law;

"Works" means the irrigation works of the Irrigation Division.

3. The Committee shall hold office for a period of three years beginning on the 25th June, 1939. Thereafter the election of the Committee shall take place every third year in the first week of the month of June and it shall hold office for a period of three years from the 25th June, next following its election.

4.-(1) The Committee shall appoint a treasurer who shall collect the rates and charges assessed upon the proprietors mentioned in the list.