No. 344. The Municipal Corporations Laws, 1930 to 1938.

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

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 Kythrea hereby make the following Bye-laws:—

1. These Bye-laws may be cited as the Municipal Corporation (Kythrea) Amendment Bye-laws, 1939, and shall be read as one with the Municipal Corporation (Kythrea) Bye-laws, 1932 to 1937, (hereinafter called "the Principal Bye-laws") and the Principal Bye-laws and these Bye-laws may together be cited as the Municipal Corporation (Kythrea) Bye-laws, 1932 to 1939.

2. The following headings and bye-laws shall be substituted for the heading and bye-laws contained in Part IV of the Principal Bye-laws :---

"PART IV.

MARKETS.

General Provisions.

19. No person shall in any of the markets mentioned in this Part of these Bye-laws:—

- (a) advertise anything whatsoever either by shouting, or by posting
- up or distributing any papers, or by sounding any instrument;
- (b) have a dog;
- (c) drive or ride any vehicle or animal;
- (d) have any skin, whether fresh or dry, or any offal or intestines of any bird or animal;
- (e) place or hang up any goods or their containers or anything else in any passage, pavement or footway, or so as to project into or hang over the same.

20. All goods (including foodstuffs and liquids) intended for human consumption on sale in any of the markets mentioned in this Part of these Bye-laws shall at all times be available for inspection, and any which in the opinion of the Inspector are unfit for human consumption may be seized by him and destroyed under the written order of the Mayor.

21. In addition to or in substitution of the premises, stalls and shops by these Bye-laws provided to be the Animal Market, the Meat Market and the Pork Market respectively, the Council may provide new or other premises, stalls and shops to be the respective market or markets :

Ć.

Provided that such new or other premises, stalls and shops shall be deemed to be a market of any of the kinds aforementioned only after a public notification thereof has been made by the Mayor.

 21Λ . Each of the markets in this Part of these Bye-laws shall be under the control of an inspector appointed by the Council : Provided that the same person may be appointed as an inspector of more than one market.

21B. Each of the markets in this Part of these Bye-laws shall be kept open daily from sunrise till sunset and may be opened and kept open at such other hours as the Mayor may direct or the Inspector think fit.

21c. The place or places where and the manner in which goods are to be sold in any of the markets in this Part of these Bye-laws shall be appointed and regulated by the Inspector.

Gazettes : 29.1.1932 27.7.1934 Supplement No. 3: 9.7.1937

SPECIAL PROVISIONS.

(a) Animal Market,

21D. The land under plot 288/1 situated at Syrgania Quarter and bounded by Slaughter-house Street and Ayia Anna Church on two sides, is hereby established as a market for the sale of animals, and shall be under the control of an inspector appointed by the Council.

21E. No person shall sell any animal outside the Animal Market.

21F. Every animal on sale in the Animal Market shall stand, properly secured and attended, in such paddock or other part of the market, as may be reserved for animals of its kind or indicated by the Inspector, and shall be removed as soon as sold.

216. The following fees shall be paid to the Inspector by the person in charge of any animal brought to the Animal Market \dots s. p.

(a) For every camel, mule, horse or ox	••	• •		6
(b) For every ass $\dots \dots \dots$	• .*	••		3
Provided that the young ones of the above				
to 12 months old, if running loose with their	r mo	thers,		
shall be admitted free of charge into the Anima	al Ma	arket.		
(c) For every goat or sheep	•••	· · .	_	$1\frac{1}{2}$
(d) For every kid or lamb under three months		· ·		1
(e) For every pig: under three months	••	• •		2
over three months				3
21H. For the purposes of bye-laws 21D to 21G-				•
'animal' shall include any pig.	•		• ·	

(b) Meat Market.

211.—(1) The following premises, that is to say :—

(a) the partition under No. 1 of shop under registration No. 19308 situated at Ayia Marina Quarter and bounded by road on two

- sides, water channel and road is hereby established as a Meat Market for Ayia Marina, Ayios Andronikos and Ayios Yeorghios Quarters and Chrysidha;
- (b) the shop situated at Khardakiotissa Quarter and bounded by road, path, Georgios Petasi and Church of Khardakiotissa is hereby established as a Meat Market for Khardakiotissa Quarter ; and

(c) the shop situated at Syrgania Quarter and bounded by road, Loizos Haji Christou and Savvas Kaloyirou on two sides is hereby established as a Meat Market for Syrgania Quarter.

(2) The stalls in premises, in paragraphs (a), (b) and (c) mentioned, shall be let or hired by the Council for such period and on such terms and conditions as the Council may from time to time determine.

21J. No person shall sell in the Meat Market-

(a) any pork, whether fresh or dry, or anything made of pork.

(b) any fish.

(c) any perishable goods.

(d) any skin, whether fresh or dry, of any animal.

21k.-(1) No person shall sell fresh meat outside the Meat Market-

(a) except between such hours as may from time to time be rescribed by the Mayor by public notification, and

(b) unless it was previously on sale in the Meat Market, and

(c) unless it bears on it, in good condition, the appropriate stamp of the slaughter-house. (2) Any fresh meat sold or exposed for sale in contravention of this bye-law may, in addition to any other penalty, be seized by the Inspector or any other person authorized in writing by the Mayor and disposed of as the Mayor may direct in writing.

(c) Pork Market.

21L. The following premises, that is to say :---

- (a) the partition under No. 2 of shop under registration No. 19308 situated at Ayia Marina Quarter and bounded by road on two sides, water channel and road is hereby established as a Pork Market for Ayia Marina, Ayios Andronikos and Ayios Yeorghios Quarters and Chrysidha;
- (b) the shop situated at Khardakiotissa Quarter and bounded by road, path and Kyriacos Kaloyirou on two sides is hereby established as a Pork Market for Khardakiotissa Quarter;
- (c) the shop situated at Syrgania Quarter and bounded by road on two sides, Ermioni Nicola and Chrysanthos Constantinou is hereby established as a Pork Market for Syrgania Quarter.

Ũ

21M.—(1) No person shall sell or expose for sale the carcass of any pig or any fresh pork except at the Pork Markets.

(2) Any carcass of a pig and any fresh pork sold or exposed for sale outside the Pork Markets may, in addition to any other penalty, be seized by the Inspector or any other person authorized in writing by the Mayor and disposed of as the Mayor may direct in writing.

(3) For the purposes of this bye-law, any person whose ordinary occupation is to sell pork shall be deemed to sell any pork found in his possession until he proves the contrary.

21. The following fees shall be paid to the Inspector by the person exposing for sale any carcass of a pig or fresh pork :—

For every carcass of a pig or part thereof or portion of fresh pork-

	8.	p.
(a) not exceeding 30 okes in weight	2	Ō
(b) exceeding 30 okes but not exceeding 60 okes in weight	4	0
(c) exceeding 60 okes in weight	6	0

(d) Provisions common to Meat and Pork Markets.

210. Every person selling fresh meat in the Meat or Pork Markets shall—

(a) To the satisfaction of the Inspector-

(i) have suitable knives;

- (ii) wear a clean white apron extending from the neck to below the knee;
- (iii) keep all fresh meat or pork in meat safes in the respective markets protected from dust, flies, or other insects; and
- (iv) keep clean all his premises, furniture, fixtures, weights and weighing apparatus;
- (b) afford to the Inspector free access to his premises, and render to him such assistance and information as he may reasonably require."

3. The following bye-laws shall be inserted in the Principal Bye-laws immediately after bye-law 44:—

"44A.—(1) No person shall keep or manage a place of public resort unless it has such number of latrines, urinals, wash places, and such

other sanitary arrangements as the Council may require, either generally by public notification, or by notice in writing given to any such person in particular.

(2) This bye-law shall not affect any hotel licensed persuant to any law in that behalf.

44B. Every person keeping or managing any place of public resort shall, to the satisfaction of the Sanitary Authorities :----

(a) have spittoons;

J

- (b) prevent overcrowding in such place;
- (c) always provide a good and sufficient supply of drinking water;
- (d) prevent any animals whatever being kept in such place in such a manner as to be a nuisance.

44c. All persons engaged in preparing or cooking food in places of public resort and all persons working in the kitchens of such places or in connection with such preparing or cooking shall wear clean white overalls and caps.

44D. No person shall carry on the trade of barber in any premises used as a place of public resort.

44E. In bye-laws 44A, 44B, 44C and 44D the words 'place of public resort' include any building, booth, tent or place to which the public may resort for meetings, accommodation, entertainment, or refreshment of any kind, or for the consumption of any foodstuff or liquid."

4. The following bye-law shall be substituted for bye-law 62 of the Principal Bye-laws :---

"62.—(1) All buildings now under construction or hereafter to be constructed within the Municipal limits shall at all times during such construction be open to inspection by the Mayor or of any person as may be appointed from time to time by the Mayor.

(2) The drainage of rain-water from the roof of any building, whether already existing or to be constructed hereafter, shall be so arranged as to prevent eaves-dripping or the flowing of water from any height on any street; the roof shall have gutters for the rain-water to collect in, and the gutters shall be connected with pipes reaching down to the surface of the street, and both gutters and pipes shall be free from leakage. The owner or person collecting the rent of a building which does not comply with this bye-law shall be guilty of a breach thereof."

5. The following heading and bye-laws shall be substituted for the heading and bye-laws 69 and 70 in Part IX of the Principal Bye-laws :---

"DOGS AND BICYCLES.

69. A fee of one shilling shall in every year ending 31st December be paid to the town clerk and treasurer to keep a dog, not being an unweaned puppy.

70.—(1) Every dog—

(a) in respect of which a licence has been refused,

(b) in respect of which a licence has been withdrawn,

shall be delivered forthwith by its owner to the kennels of the Municipal Corporation to be disposed of in such manner or destroyed by electrocution or by lithal or asphyxiating chamber, as the Mayor may in writing direct : Provided that no such dog shall be disposed of or destroyed until the expiration of the period of seven days in section 181A (2) of the Municipal Corporations Laws, 1930 to 1938, prescribed or, in case of an appeal to the Commissioner thereunder, until the decision of the Commissioner thereon has been given and then only when such decision upholds the refusal to grant a licence or the withdrawal of a licence granted, as the case may be.

(2) Every dog found wandering within the Municipal limits and not wearing either the numbered metal badge or a duplicate metal badge as required by section 181B of the Municipal Corporations Laws, 1930 to 1938, or a metal badge required under the provisions of any other Law may be seized by any person authorized in writing in that behalf by the Mayor or by any member of the Cyprus Police Force who shall deliver such dog to the kennels of the Municipal Corporation.

(3) When a dog is delivered to the kennels of the Municipal Corporation in accordance with the provisions of bye-law 70 (2), the Council shall hold the same for a period of twenty-four hours. If during the said period of twenty-four hours the dog is not claimed, it shall be disposed of in such manner or destroyed by electrocution or by lethal or asphyxiating chamber, as the Mayor may in writing direct:

€

€

Provided that if the dog appears to be of value and there is reason to believe that it is licensed although not wearing either the metal badge required by section 181B of the Municipal Corporations Laws, 1930 to 1938, or a metal badge required under the provisions of any other Law the period of detention may, if the Mayor so in writing directs, be extended to seven days before disposal or destruction.

(4) The owner of a dog that has been detained in accordance with the provisions of bye-law 70 (3) may recover the same within the period specified therein upon production of the licence and against payment to the Council of all seizure and custody charges. The custody charges shall not exceed the sum of 3p. per diem.

70A. From and after the 1st day of May, 1939, no person shall ride a bicycle or tricycle on any road within the Municipal limits, unless such bicycle or tricycle has been licensed in accordance with the provisions of these Bye-laws and bears a number-plate issued in respect thereof and attached thereto in such manner as may be required by the Council or unless such bicycle or tricycle is duly licensed for the time being by some other Municipal Council.

-70B. Every person who desires a licence and number-plate in respect of a bicycle or tricycle shall make application therefor to the Council and the Council shall issue to such person such licence and number-plate upon payment of the fee prescribed in bye-law 70c of these Bye-laws.

70c. The fee to be paid to the Council in respect of each licence and number-plate for a bicycle or tricycle issued by them shall be one shilling.

70n. All licences issued under these Bye-laws shall expire on the 31st day of December next following the date of issue thereof.

70E. Number-plates shall be used only during the year for which they are issued."

6. The following bye-laws shall be inserted in the Principal Bye-laws between the heading "Miscellaneous" in Part XIII and bye-law 89 :---

"88A. The Council shall charge on and pay out of the Town Fund gratuities to officers who retire, or are removed from office on any ground other than misconduct, and who have served continuously for at least four years immediately before retiring or removal.

88B. A gratuity shall be at the rate of one-thirtieth of the average yearly pay received by the officer during his last four years of service for each complete year of unbroken service immediately prior to his retirement or removal from office :

Provided that there shall not be taken into account-

- (a) any service prior to 1st April, 1930, unless at the time of retirement or removal of office, the Council, by a two-thirds majority of its members in office, resolves that such service be taken into account, whereupon it shall be so taken but subject to the limitation in this next ensuing paragraph (b);
- (b) any service while under the age of twenty :

Provided also that no gratuity shall in any case exceed the average yearly pay received during the last four completed years of service.

88c. In bye-laws 88A and 88B of these Bye-laws the word 'officer' means the town clerk, treasurer, Municipal engineer, sanitary surveyor, medical officer of health, or any officer or servant appointed by the Council to the service of the Municipal Corporation, but shall not include any person appointed by the Council to perform special duties and whose whole time is not at the disposal of the Corporation.

88D. No person shall make or attempt to make any street and house-to-house collection for any charitable, philanthropic or other purpose, unless such person or the institution or society of which such person is a member shall have previously obtained a licence from the Mayor in that behalf.

88E. Every such licence shall state the date or dates, the manner and the time or times at which the collection to which the licence relates shall be made, and may contain such other terms and conditions as the Mayor may in each case determine.

88F. Every person who acts or attempts to act in contravention-

(a) of bye-law 88D, or

٢

(b) of the provisions or terms or conditions of a licence granted under bye-law 88D,

shall be guilty of an offence against these Bye-laws."

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

(M.P. 845/15/2.)

Printed by the Government Printer at the Government Printing Office, Nicosia,