

17.—(1) Upon an application to the Commissioner signed by not less than two-thirds of the proprietors mentioned in the list requesting that the Irrigation Division be dissolved, the Commissioner shall call a meeting of the proprietors for the purpose of determining whether the Irrigation Division should be dissolved.

(2) Every meeting so convened shall be held in the presence of the Commissioner at the time and place appointed and if at such meeting a majority of two-thirds of the proprietors or the authorized proxies thereof who are present decide that the Irrigation Division should be dissolved, the Irrigation Division shall be so dissolved accordingly :

Provided that all rates due and unpaid on the date of dissolution shall be levied and paid as if the Irrigation Division had not been dissolved.

(3) The provisions of sections 4, 6, 7, 8 and 9 of the Law with respect to public meetings shall apply *mutatis mutandis* to a meeting convened under the provisions of this rule.

(4) Any money in the hands of the Committee or the treasurer at the time of the dissolution of the Irrigation Division and any money recovered at any time thereafter on account of the rates due and unpaid at the time of such dissolution, shall be paid to the Commissioner and shall be passed in the books of the Commissioner to the credit of the village of Ayios Nicolaos and shall be utilized by the Commissioner for such purpose of public utility in the village of Ayios Nicolaos as may be approved by him.

#### No. 165.

#### THE KEFALOVRISO WATER SUPPLY IMPROVEMENT LAW, 1932.

BYE-LAWS MADE BY THE VILLAGE COMMISSIONS OF THE VILLAGES OF BEY KEUY, EPIKHO, EXOMETOKHI, NEOKHORIO, PALEKYTHRO, TRAKHONI AND VONI.

In exercise of the powers vested in the Village Commission of each one of the villages of Bey Keuy, Epikho, Exometokhi, Neokhorio, Palekythro, Trakhoni and Voni by section 14 of the Kefalovriso Water Supply Improvement Law, 1932, the Village Commission of each one of the said villages hereby makes the following bye-laws :—

1. These bye-laws may be cited as the Kefalovriso Water Supply Bye-laws, 1943, and shall apply to each one of the villages of Bey Keuy, Epikho, Exometokhi, Neokhorio, Palekythro, Trakhoni and Voni.

2. In these bye-laws—

“ fountain ” means any public fountain used in connection with the water ;

“ village ” means each one of the villages of Bey Keuy, Epikho, Exometokhi, Neokhorio, Palekythro, Trakhoni and Voni ;

“ Village Commission ” means the Village Commission of each village operating within the village for which it has been respectively appointed ;

“ water ” means any water conveyed to the village by means of pipes for drinking and other domestic purposes under the Kefalovriso Water Supply Improvement Law, 1932.

3. No person shall use any water for irrigation purposes.

4. No person shall open or keep open any fountain except for such time as it may be absolutely necessary for the use of the water for drinking or other domestic purposes.

5. No person shall use any fountain in such a way as to cause any waste of water.

6. The Village Commission may close or remove any fountain or stop the supply of any water in any part within the village if satisfied :—

(a) that there is a waste of water ; or

(b) that water is being used contrary to the provisions of these bye-laws.

7. For the purpose of these bye-laws a person shall be deemed to cause waste of water in any of the following cases, that is to say—

(a) when water is flowing from any fountain into a vessel or utensil or receptacle which is, at the same time, overflowing ;

(b) when water is flowing from any fountain into a vessel or utensil or receptacle which is, at the same time, being emptied of its contents ;

(c) when water is flowing from any fountain into a vessel or utensil or receptacle which is not water-tight ;

(d) when water is flowing from any fountain without being received into a vessel or utensil or receptacle, or without being used for drinking or other domestic purposes.

The above Bye-laws have been approved by His Excellency the Governor.  
(M.P. 1147/31.)