(2) No licence shall be granted under this rule until after the expiration of ten days from the posting in a conspicuous part of the villages of Geunyeli, Yerolakkos and Kanli Keuy of a notice of the intended licence so that any objection to the grant

thereof may be made and considered by the Committee.

13. Every proprietor through whose lands there pass any channels shall at all times keep such part of such channels as may pass through his lands, clean and free from all obstructions whatsoever and if he fails to do so the Committee may cause any obstructions to be removed from such part of the channel and the cost therefor shall be paid by the proprietor concerned in addition to the rate payable by such proprietor under rule 5 without prejudice to any other liability of such person for the breach of this rule.

14.—(1) Every proprietor through whose lands there pass any branch channels shall, not later than the 30th September in every year, repair such channels and clear them of all obstructions and if he fails to do so the Committee shall cause such channels to be repaired and cleared of obstructions and the cost therefor shall be paid by the proprietor concerned in addition to the rate payable by such proprietor under rule 5 without prejudice to any other liability of such person for the breach of

this paragraph of this rule.

(2) If there are two or more persons interested in any branch channels and they are unable to agree between themselves for the repair of any such channels and the clearing of the same of obstructions the Committee shall cause such channels to be repaired and cleared of obstructions and the cost therefor shall be paid by the proprietors concerned in such proportion as the Committee may direct, in addition to the rate payable by every such proprietor under rule 5.

to the rate payable by every such proprietor under rule 5.

15. The Committee shall distribute the water from time to time to every proprietor in accordance with the usage heretofore observed with regard to the turn of irrigation and the distribution of such water, due regard being also had to the quantity of water available and to the number of donums of land to be

irrigated by each proprietor.

16. The Committee may with the consent of the Commissioner enter into any agreement or arrangement with the Committee of any other Irrigation Division formed under the provisions of the Law with regard to any dams or channels which are shared in common between the Irrigation Division and such other Irrigation Division, the maintenance thereof and the proportion of any contribution for any expenses incurred in connection therewith to be paid by the Irrigation Division.

17.—(1) Upon an application to the Commissioner signed by not less than twothirds 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 villages of Geunyeli, Yerolakkos and Kanli Keuy and shall be utilized by the Commissioner for such purpose of public utility in the villages of Geunyeli, Yerolakkos and Kanli Keuy as may be approved by him.

No. 329.
THE DEFENCE (CONTROL OF FUEL AND CHARCOAL) ORDERS, 1943.

Notification under clause 5 (b).

In exercise of the powers vested in me under clause 5 (b) of the Defence (Control of Fuel and Charcoal) Orders, 1943, I hereby direct that every person who has in his possession or under his control, in any part of the Colony, any charcoal in excess of 100 okes or any fuelwood in excess of three tons or three cords shall complete and deliver to me in Nicosia not later than the 18th of September, 1943, a return in the form of, and containing the particulars set out in, the Second Schedule to the above mentioned Orders.

M. TINGHERIDES,

6th September, 1943.

Fuel and Charcoal Controller.