No. 151. THE MUNICIPAL CORPORATIONS LAWS, 1930 TO 1944.

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

In exercise of the powers vested in them by the Municipal Corporations Law, 1930 to 1944, and otherwise, the Council of the Municipal Corporation of Limassol hereby make the following bye-laws:—

1. These bye-laws may be cited as the Municipal Corporation (Limassol) Bye-Laws, 1945, and shall be read as one with the Municipal Corporation (Limassol) Bye-laws, 1931 to (No. 2) 1944, (hereinafter referred to as "the principal Bye-laws") and the principal Bye-laws and these bye-laws may together be cited as the Municipal Corporation (Limassol) Bye-laws 1931 to 1945.

2. Bye-law 3 (a) of the principal Bye-law is hereby amended by the insertion therein of the following definition in its appropriate alphabetical place:—

"Occupier" includes any person occupying any immovable property without regard to the title under which he occupies the same.

3. The principal Bye-laws are hereby amended by the insertion therein immediately after bye-law 157 of the following bye-laws:—

"157a. The following rates shall be paid by the occupier of any house, premises or place supplied by the Municipal Corporation with drinking water, other than through pipes, that is to say:—

(a) A rate to be determined in each case by the Council, not exceeding 10s. for a period of 3 months or part thereof in case the quantity of water supplied does not exceed 25 ordinary 4 gallon petrol tins per week, or not exceeding 20s. for a period of 3 months or part thereof in case the quantity of water supplied exceeds 25 but does not exceed 40 such tins per week, as the case may be.

(b) In respect of water pumped by the Municipal Corporation into tanks or other receptacles in any such house, premises or place, a rate of 6 shillings for a quantity of water not exceeding 250 gallons or a rate of 10 shillings for a quantity of water exceeding 250 but not exceeding 500 gallons, as the case may be.

157b. The Municipal Corporation shall not be responsible for any failure, whether total or partial, discontinuance or delay to supply any house, premises or place with drinking water as provided in bye-law 157a."

4. Bye-law 158 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor:—

"158. Whenever any person, who is entitled to a supply of, or is supplied with, drinking water, fails or neglects to pay any rate payable under bye-law 157 or 157a of these bye-laws, the Mayor may direct that the supply of water to such person shall be discontinued until payment of such rate."

5. Bye-laws 161, 162 and 163 of the principal Bye-laws are hereby repealed and the following bye-laws substituted therefor:—

"161.—(1) The following fees shall be paid by every person obtaining a licence to use within the municipal limits any theatre for any purpose or any building, place or tent for the performance of any stage play or cinematograph exhibition or for dancing or public entertainment or meeting if admittance of the public to such theatre, building, place or tent is free of charge:—

(a) For a period of one year a fee, to be determined in each case by the Council, not exceeding 400
(b) For a period of six months a fee, to be determined in each case by the Council, not exceeding 200
(c) For a period of one month a fee, to be determined in each case by the Council, not exceeding 100
(d) For a period of one week a fee, to be determined in each case by the Council, not exceeding 60
(e) For a single performance a fee, to be determined in each case by the Council, not exceeding 10

(2) Every such fee shall be paid to the town clerk and treasurer.

161a. There shall be paid to the town clerk and treasurer for a licence to use within the municipal limits any theatre for any purpose or any building, place or tent for the performance of any stage play or cinematograph exhibition or for dancing or public entertainment or meeting if admittance of the public to such theatre, building, place or tent is not free of charge, a fee to be determined by the Council in each case not exceeding the amount of £4 for a period of one year or part thereof.

161n.—(1)—(c). The Council shall charge a duty (hereinafter in this Part and in the Second Schedule hereto called "entertainment duty") on all payments made for admission to any public entertainment.

(b) The entertainment duty shall be at the rates set out in the Second Schedule hereto and shall be payable by the manager.

(c) The entertainment duty shall be levied by special stamps to be printed by the Council and to be sold by the Council to managers.
No person shall be admitted to any public entertainment except against a ticket, even though such ticket is issued free of charge: Provided that no entertainment duty shall be levied or paid on any ticket issued free of charge.

An inspection coupon shall be attached to each ticket and such coupon shall be detached from the ticket by the ticket collector upon entry of the ticket holder to the public entertainment. The ticket itself shall be kept by the ticket holder until the public entertainment is over.

The correct price of each ticket shall be stated thereof.

Any person selling tickets shall affix on each ticket, prior to its sale to any purchaser, the appropriate stamp in accordance with the rates set out in the Second Schedule hereto, and such person shall cancel any stamp so affixed by him dating, sealing or otherwise making it impossible to re-use such stamp.

The Council may grant any reduction of or exemption from the entertainment duty in respect of tickets—

(i) to any sports competition, or
(ii) to any public entertainment the income of which is destined for religious or charitable purposes, or
(iii) to any public entertainment of a wholly educational or scientific character, or
(iv) to any public entertainment which is provided for partly educational or partly scientific purposes by a society, institution or committee not conducted or established for profit.

Any person wishing to be granted any reduction or exemption under paragraph (a) of this bye-law, in respect of any public entertainment, shall submit an application in writing to the Council prior to the sale of any ticket for such public entertainment.

Any person who does not submit such application in writing prior to selling tickets whose application has been refused by the Council shall pay the entertainment duty in full in accordance with the rates set out in the Second Schedule hereto.

The Council or a representative of the Council duly authorized in that behalf in writing by the Mayor shall have the right to enter any public entertainment and examine any ticket whether at the cash desk or with the ticket collectors, orderlies, purchasers or otherwise in order to ascertain whether the provisions of this Part and of the Second Schedule hereto are being complied with.

Any person who—

(i) sells or offers for sale any ticket the price of which has not been stated on the ticket or the price of which is stated incorrectly or sells or offers for sale any ticket at a price higher than that stated on the ticket, or
(ii) sells any ticket (not being a free ticket) not bearing a stamp or bearing a stamp of insufficient value, or
(iii) in any way whatever hinders the Council or its representative from entering any public entertainment or examining the tickets or renders such examination nugatory by not returning the ticket to the purchaser upon entry in accordance with the provisions of paragraph (2) (b) of this bye-law, or
(iv) admits any person or allows the admission of any person to any public entertainment without a ticket or against a ticket which is not in accordance with the provisions of this Part, or
(v) takes off from any ticket a cancelled stamp for the purpose of re-using such stamp or affixes a stamp that has already been used ones to any ticket, or
(vi) otherwise contravenes the provisions of this Part, shall be guilty of an offence against these bye-laws.

For the purposes of this Part 'manager' means the person in whose name the licence for a public entertainment is granted or any person under whose supervision, care or management the public entertainment is carried out or the person who is the owner or occupier of the land or building in or on which the public entertainment takes place:

Provided that if the licence for public entertainment is granted in the name of two or more persons each of them shall be severally and jointly responsible for the carrying out of the provisions of this Part:

161c. Nothing in this Part of these bye-laws contained shall affect or shall be construed as affecting the validity and currency of any licence issued under the provisions of bye-law 161 hereby repealed and subsisting at the time of the coming into operation of these bye-laws, and every such licence shall continue in force until the expiration of its duration by effluxion of time and no entertainment duty shall be levied or paid during the currency of such licence on any payments made for admission to any public entertainment given in the theatre, building, place or tent in respect of which the licence has been issued.

162. No licence shall be granted by the Council under bye-law 161 or 161A unless the person applying for the same has complied with the requirements of the Municipal Corporations Laws, 1930 to 1944, relating to theatres.
163. Every licence issued under this Part of these bye-laws shall be always subject to the provisions of the Municipal Corporations Laws, 1930 to 1944, relating to theatres.

6. Bye-law 187A of the principal Bye-laws is hereby amended by the deletion therefrom of the words "in the Schedule" (line 3) and the substitution therefor of the words "in the First Schedule".

7. Bye-law 187B of the principal Bye-laws is hereby amended by the deletion therefrom of the words "in the Schedule" (line 3) and the substitution therefor of the words "in the First Schedule".

8. Bye-law 187C of the principal Bye-laws is hereby amended—

(a) by the deletion from paragraph (1) thereof of the words "in the Schedule" (line 2) and the substitution therefor of the words "in the First Schedule";

(b) by the deletion from paragraph (2)(a) thereof of the words "in the Schedule" (line 3) and the substitution therefor of the words "in the First Schedule".

9. The heading of the Schedule to the principal Bye-laws is hereby amended by the insertion therein of the word "First" immediately before the word "Schedule".

10. The principal Bye-laws are hereby amended by the addition immediately after the First Schedule of the following Schedule:

SECOND SCHEDULE
(Bye-law 161b.)

ENTERTAINMENT DUTY.

Rates.

<table>
<thead>
<tr>
<th>Description</th>
<th>Rate</th>
</tr>
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<tbody>
<tr>
<td>(i) On each ticket the total price of which does not exceed 2p.</td>
<td>p. p. Is. 02</td>
</tr>
<tr>
<td>(ii) On each ticket the total price of which exceeds 2p. but does not exceed 1s.</td>
<td>. . . . . . . . 1</td>
</tr>
<tr>
<td>(iii) On each ticket the total price of which exceeds 1s. but does not exceed 2s.</td>
<td>. . . . . . . . 2</td>
</tr>
<tr>
<td>(iv) On each ticket the total price of which exceeds 2s. but does not exceed 3s.</td>
<td>. . . . . . . . 3</td>
</tr>
<tr>
<td>(v) On each ticket the total price of which is 3s. or over</td>
<td>. . . . . . . . 41</td>
</tr>
</tbody>
</table>

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

(M.P. 806/11/2.)

No. 152. The Irrigation Divisions (Villages) Laws, 1938 and 1944.

In pursuance of the provisions of section 19 of the Irrigation Divisions (Villages) Laws, 1938 and 1944, the following Rules made by the Committee of the Irrigation Division of Pera-Politiko in the District of Nicosia, are published in the Gazette. (M.L. 994/44.)

IRRIGATION DIVISION OF PERA-POLITIKO.

Rules.

1. These Rules may be cited as the Irrigation Division of Pera-Politiko Rules, 1945.

2. In these rules, unless the context otherwise requires—

"Commissioner" means the Commissioner of the District of Nicosia;

"Committee" means the Committee of the Irrigation Division;

"Irrigation Division" means the Irrigation Division of Pera-Politiko;

"Law" means the Irrigation Divisions (Villages) Laws, 1938 and 1944;

"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 14th January, 1945. Thereafter the election of the Committee shall take place every third year in the first week of the month of December and it shall hold office for a period of three years from the day 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.

(2) The treasurer shall, on the 1st August in every year, prepare a statement of all rates or charges still due and unpaid on that date and shall forward such statement to the Commissioner.

(3) The treasurer shall receive as remuneration five per centum of all rates and charges collected by him as in paragraph (1) hereof; Provided that he shall be sanctioned by the

Committee.