No. 468. THE LAND ACQUISITION LAWS, 1899 TO 1947.

NOTIFICATION UNDER SECTIONS 2, 3 AND 4.

A. B. WRIGHT,

Governor.

Whereas it has been represented to me that it is desirable in the public interest that certain immovable properties situated at Palouriotissa, in the District of Nicosia, in the vicinity of the Leper Farm should be acquired by Government for purposes connected with the Farm:

Now, therefore, I, Andrew Barkworth Wright, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Commander of the Most Excellent Order of the British Empire, upon whom has been conferred the Decoration of the Military Cross and Bar, Governor and Commander-in-Chief in and over the Colony of Cyprus, in exercise of the powers vested in me by sections 2, 3 and 4 of the Land Acquisition Laws, 1899 to 1947, do hereby declare the acquisition of the said lands to be an undertaking of public utility and do hereby authorize the carrying out of the said undertaking and do hereby by virtue of the powers vested in me by section 4 of the said Laws, entrust the supervision of the said undertaking to the Director of Land Registration and Surveys.

> Given at Nicosia, this 6th day of December, 1949. (M.P. 612/49.)

THE CUSTOMS LAWS, 1936 TO (No. 3) 1948. No. 469.

NOTIFICATION UNDER SECTION 66.

Notification No. 324 published in Supplement No. 3 to Gazette No. 2869 of 21st August, 1940, is hereby cancelled.

Dated this 5th day of December, 1949.

(M.P. 1066/40.)

R. E. TURNBULL. Colonial Secretary.

THE MUNICIPAL CORPORATIONS LAWS, 1930 TO 1948. No. 470.

Bye-laws made by the Council of the Municipal Corporation OF NICOSIA.

In exercise of the powers vested in them by the Municipal Corporations Laws, 1930 to 1948, and otherwise, the Council of the Municipal Corporation of Nicosia hereby make the following bye-laws:-

- 1. These bye-laws may be cited as the Nicosia Municipal (Amendment) Bye-laws, 1949, and shall be read as one with the Nicosia Municipal Bye-laws, 1938 to 1947 (hereinafter referred to as "the principal Bye-Suppl. No. 3: laws "), and the principal Bye-laws and these bye-laws may together be cited as the Nicosia Municipal Bye-laws, 1938 to 1949.
 - 2. Bye-law 8 of the principal Bye-laws is hereby amended as follows:-(1) by the deletion from paragraph (a) thereof of the figure "9" and the substitution therefor of the figure "13½";
 - (2) by the deletion from paragraph (b) thereof of the figure "3" and the substitution therefor of the figure "4";
 - (3) by the deletion from paragraph (c) thereof of the figure " $1\frac{1}{2}$ " and the substitution therefor of the figure "2",

Gazettes: 20. 7.1938 13.11.1947

- 3. Sub-paragraph (a) (iv) of paragraph (1) of bye-law 14 of the principal Bye-laws (as set out in the Nicosia Municipal (Amendment) Bye-laws, 1947) is hereby amended by the deletion therefrom of the figure "4", wherever it occurs, and the substitution therefor of the figure "5".
- 4. Bye-law 20 of the principal Bye-laws (as set out in the Nicosia Municipal (Amendment) Bye-laws, 1947) is hereby deleted and the following bye-law substituted therefor:—
 - "20. Every person introducing fresh fish into any Fish Market shall pay to the inspector of the Municipal Markets the following tolls:—
 - (a) When the value of such fresh fish does not exceed four shillings, a toll of 1p. for every oke or part thereof;
 - (b) When the value of such fresh fish exceeds four shillings, a toll of 2p. for every oke or part thereof."
- 5. Bye-law 120 of the principal Bye-laws is hereby amended as follows:—
 - (a) by the deletion from sub-paragraph (a) of paragraph (1) thereof of the figures "5 0" and the substitution therefor of the figures "6 0", and of the figures "7 $4\frac{1}{2}$ " and the substitution therefor of the figures "10 0";
 - (b) by the deletion from sub-paragraph (b) of paragraph (1) thereof of the figures "2 0" and the substitution thereof of the figures "3 0", and of the figures "1 0" and the substitution therefor of the figures "2 0";
 - (c) by the deletion of sub-paragraph (c) of paragraph (1) thereof and the substitution therefor of the following sub-paragraph:—
 "For every pig of any age, for each oke or part thereof 2p.".
- 6. Bye-law 191 of the principal Bye-laws is hereby amended as follows:—
 - (1) by the deletion of the words "two shillings" in the first line thereof and the substitution therefor of the words "five shillings";
 - (2) by the deletion of the words "one shilling" in the second line of the proviso thereto and the substitution therefor of the words "two shillings and four and a half piastres".
- 7. Part VI of the principal Bye-laws is hereby amended by the insertion therein immediately after bye-law 201 of the following Chapter and bye-law:—

"Chapter 5.—Hotels and Fees.

- 202.—(1) Every licensee of an hotel within the municipal limits shall keep a special register in which he shall enter—
 - (a) the name in full of each one of the visitors to such hotel;

(b) the age of such visitor;

(c) the time of the arrival of such visitor; and

(d) the time of departure of such visitor.

- (2) The entries under sub-paragraphs (a), (b) and (c) of paragraph (1) hereof shall be made as soon as the visitor enters the hotel, and the entry under sub-paragraph (d) shall be made as soon as the visitor leaves the hotel.
- (3) Every licensee of an hotel shall be bound to have the special register of his hotel at the disposal of the municipal employees, duly authorized in that behalf by the Mayor, during all reasonable times.
- (4) At the written request of the Mayor any licensee of an hotel is bound within 24 hours from such request to have true copies of the special register made and supply the same free of any charge to the Council or to any other person duly authorized in that behalf by the Mayor.

- (5) Every licensee of an hotel of the First, Second and Third Clas⁸ shall pay to the town clerk and treasurer a fee of 2p. per day and every licensee of an hotel of any other Class a fee of 1p, in respect of every person of over 10 years of age, staying or residing at such hotel for more than 12 hours at any time.
- (6) The total amount of such fees shall be paid by the licensec to the town clerk and treasurer at the office of the Municipal Corporation at least once a week."
- 8. Bye-law 203 of the principal Bye-laws (as set out in the Nicosia Municipal (Amendment) Bye-laws, 1938) is hereby deleted and the following bye-law substituted therefor:—
 - "203.—(1) There shall be paid to the town clerk and treasurer in every year by any person keeping any of the following places or buildings within the municipal limits the fee determined by the Council set out against each such place or building, that is to say:—

					F	^{7}rom	To
						s.	s.
(a)	for any khan or public stal	ole				20	200
	for any tannery					40	200
	for any place or building l			purpo	se of		
(*)	drying or storing skins					40	200
(d)	for any factory where stead						
(50)	power is used or in which						
	is used	•••				20	1,000
(e)	for any coffee house		• •			5	100
	for any kiln		• •			5	100
	for every oven in a bakery					5	100
	for any restaurant					10	100
	for any barber's shop		• • •			5	60
	for any drinking shop					10	200
(0)	for any pastry shop	• •	• •	• • •	• • •	10	100
. ,	for any confectioner's shop	• •		• • •	• • •	10	100
	for any pharmacy		• •		• •	10	200
	for any shoe-maker's shop	• •	• •	• •		5	100
	for any printing office	•• •	• •	• •	• •	10	200
		• •	• •	• •	• •		
(P)	for any farrier's shop					5	60

- (2) The fee shall be in respect of the period ending on the 31st December of each year, irrespective of the time when it becomes chargeable."
- 9. Part VI of the principal Bye-laws is hereby amended by the insertion therein immediately after bye-law 210 of the following Chapter and bye-laws:—
 - "Chapter 1.—Fees for Weighing, Measuring and Testing of Goods.
 - 211. The fees to be paid under the provisions of section 184 of the Municipal Corporations Laws, 1930 to 1948, for the weighing, measuring or testing of goods within the municipal limits shall be the fees set forth in the Fourth Schedule hereto.
 - 212. The fees to be paid under the provisions of section 189 of the Municipal Corporations Laws, 1930 to 1948, in respect of goods brought within the municipal limits, shall be the fees set forth in the Fourth Schedule hereto.
 - 213.—(1) Whenever any municipal weigher is requested by any person to weigh, measure or test any goods other than goods enumerated in the Fourth Schedule hereto, such person shall pay to the municipal weigher, for the use of the Municipal Corporation, upon such

weighing, measuring or testing a fee at the rate of two paras per oke in respect thereof and such municipal weigher shall give to the person paying the same a printed receipt in respect thereof from a counterfoll book in such form as the Mayor may from time to time prescribe and every person paying any such fee shall require the municipal weigher to whom the same is paid to furnish him with such printed receipt:

Provided that-

- (a) fractions under five paras shall not be collected;
- (b) for fractions of five paras and over and under fifteen paras the sum of ten paras shall be collected;
- (c) for fractions of fifteen paras and over and under twenty paras the sum of twenty paras shall be collected:

Provided also that the minimum fee for any one weighing, measuring or testing shall be one piastre.

- (2) Nothing in this bye-law contained—
 - (a) shall apply or shall be taken to apply to the weighing, measuring or testing of any goods enumerated in the Fourth Schedule hereto; or
 - (b) shall be taken or construed to give any municipal weigher or to the Municipal Corporation any right to demand the compulsory weighing, measuring or testing of any goods to which this bye-law applies."
- 10. Chapters 10 and 11 of Part VI and bye-laws 211, 212, 213 and 214 of the principal Bye-laws are hereby renumbered as Chapters 11 and 12 and bye-laws 214, 215, 216 and 217, respectively.
- 11. The principal Bye-laws are hereby amended by the deletion therefrom of the Third Schedule thereto (as set out in the Nicosia Municipal (Amendment) Bye-laws, 1947) and the substitution therefor of the following Schedule:—

"THIRD SCHEDULE.

ENTERTAINMENT DUTY.

$(Bye-law\ 173.)$

	(290 0000 1.0.)					
	en e	Di	uty			
(1)	On each ticket for one person, the total price of which			REPL.	S. L.	9.2.0
(2)	does not exceed 1 shilling		נו	p.	299	1.1032
(2)	exceeds 1 shilling but does not exceed 2 shillings	. -	3	,	. , , ,	
(3)	On each ticket for one person, the total price of which					
	exceeds 2 shillings but does not exceed 3 shillings		4			
(4)	On each ticket for one person, the total price of which					
	exceeds 3 shillings but does not exceed 4 shillings	-	5			
(5)	On each ticket for one person, the total price of which		_			
(0)	exceeds 4 shillings but does not exceed 5 shillings		7			
(6)	On each ticket for one person, the total price of which		0			
(7)	exceeds 5 shillings but does not exceed 6 shillings	_	8.			
. 10	On each ticket for one person, the total price of which exceeds 6 shillings but does not exceed 7 shillings	1	0			
(8)	On each ticket for one person, the total price of which	1	U			
(0)	exceeds 7 shillings but does not exceed 8 shillings	1	3			
(9)	On each ticket for one person, the total price of which	-	•			
` '	exceeds 8 shillings but does not exceed 10 shillings	1	$4\frac{1}{2}$			
(10)	On each ticket for one person, the total price of which		2			
	exceeds 10 shillings	2^{\cdot}	()			
(11)	On each ticket for a box, $1\frac{1}{2}p$. for each shilling or part	*				
	thereof, of the price of such ticket."		en ti			

12. The principal Bye-laws are hereby amended by the addition immediately after the Third Schedule thereto of the following Schedule:—

"FOURTH SCHEDULE.

WEIGHING, MEASURING AND TESTING FEES.

(Bye-laws 211 and 212.)

						•			**	*		
Ite	Item Good			Minim			$num\ weight.$			Fees.		
N	0.					-okes						
-						10		2 /	paras	per oke.		
2.			• •			10		2	,,	- ,,		
3.						20		1	"	"		
4.	•	• •	••	• • •		10		$\tilde{2}$				
		11-1	 as coo	• •		5	• •	$\frac{2}{10}$,,	"		
	Butter (of mil	LK.)				.,	• •	40	"	"		
6.						_		10				
	taline, etc.	,	٠٠,	• '•	• •	5	• •	10	"	"		
7.	Carobs, natura					40		40	,, ρ€	er cantar		
8.												
	tion outside	$_{ m c}$ the $_{ m C}$	olony	• •		40		$4\frac{1}{2}$	p.	,,		
9.	Charcoal		• •			10		3 7	oaras	per oke.		
10.	Coal					20		2^{T}	,,	- ,,		
11.		• • •		• •		10		$\overline{2}$				
	Cotton, ungin	nod.	• •	• •		20	• •	$ ilde{f 2}$,,	"		
7.0	Cotton, ungin	neu 1	• •	• •	• •				"	* >>		
.13.	Cotton, ginned	ı	• •	• •	• •	10	• •	4	"	"		
.14.	Cotton seed	• •	• •	• •	• •	20	• •	Ţ	"	"		
15.	Cumin seed Favetta	•. •	• •	• • •	• •	10		2	"	"		
16.	Favetta					20		1	,,	,,		
17.						20		2	,,	,,		
18.	Fruit, fresh (other	than or	ranges	and							
	lemons)					10		3	,,	,,		
19.		ins dr	v or boi	iled)		10		3				
20.	Fruits, dry, wi	th she	ll remo	wed	· • •	10	• •	8	**	**		
21.						$\frac{10}{20}$		1	,,	"		
		• •	• •	• •	• •		• •		,,	,,,		
.22.					• •	20	• •	9p.	\mathbf{per}	ton.		
.23.	01			outside								
	Colony				• • •	75		-4p.				
24.	Hazelnuts			• •		10		-3μ	aras j	per oke.		
25.	$\mathbf{H}\mathbf{a}\mathbf{y}$					20		1	,,	,,		
.26.						20		2	,,	,,		
27.	lame					40		ī				
28.	Linseed	• •			• •	10	• •	$\hat{2}$,,	,,		
29.		• •	• •						??	"		
30.	Mariokokko	• •	• •	• •	• •	10	• •	4	,,	"		
-0U.	Nuts	• •		. • •	• •	10	• •	3	,,	"		
31.	Oats	• • .	• •		• •	20		1	,,	**		
32.	Oil, olive Oil, other	• •	• •			5		10	,,	,,		
33.	Oil, other					5		4	,,	,,		
-34.	Olives Olive stones Onions					10		4	,,	,,		
.35.	Olive stones					20		ĩ	A			
36.	Onions	••			• •	10	• • •	$\hat{\overline{2}}$	"	,,		
37.	Peas and other	· nulse	• •			10		$\frac{2}{3}$	** /	"		
38.			• •	• •	. ••		• •		,,	"		
39.	Pumico stono	• •	• •		• •	10	• •	2	,,	,,,		
	Pumice stone	• •	•, •	• •	• •	40	• •	9p.	per :	ton.		
4U.	Sesame	• •	• •	• •	• •	10		3 p	aras 1	per oke.		
41.	Silk	• •	• •	• •		3		3p.	per	oke.		
42.	Silk cocoons, d	$\mathbf{r}\mathbf{y}$	• •	••		5				er oke.		
43.	Silk Silk cocoons, d Silk cocoons, fr	resh				5		6				
-44.	Straw	• •	• •	• •	• •	20	• • •	ì	,,	,,		
					- •		• •	4	,,	"		

Iten No		Good	ds.	M	Tinin	um w	eight.	_	Fees.	•	
	Straw, on ex	nortatio	on o	utside	the	Ones					
10.					•••	75		1 n	ara	per	oke.
-46.	Sumac					40			,,		
	Terra Umbra,							-	,,		,,
				••		40		õъ.	per	ton	
48.	Terra Umbra,							1	r		
	ground		••	•••		40		9p.			
49.	Vetches					20					oke.
	Vikos			• •	• •	20		1	,,		,,
	Wheat					20		1	,,		,,
	Wines and spir			• •		20		3	,,		,,
	Wood			• •		40		1	,,		,,
-54.	Wool					20		5	,,		,,
55.	Zivania: Wei	ghing a	ind 1	testing	by						
	Cartier's hyd	lromete	\mathbf{r}			20		3	,,		,,
-56.	Zivania: We	ighing	and	testing	by						
	Sikes' hydro	meter				20		12	,,		,,
	·				Min	iimum					
	A contract of				$m\epsilon$	easure					
·57.	Lemons				• •	100		20 pe	uras	per	100
·58.	Oranges (Jaffa))				100		30^{-}	,,	,,	100
59.	Oranges (other	kinds)	and g	grape fru	iit	100		20	,,	,,	100
Fees shall be calculated on the actual weight of the goods weighed									hed		
at the above rates:											
	${ m Provided}$ that—	-									

- (a) fractions under 5 paras shall not be collected;
- (b) for fractions of 5 paras and over and under 15 paras the sum of 10 paras shall be collected;
- (c) for fractions of 15 paras and over and under 20 paras the sum of 20 paras shall be collected:

Provided also that the minimum fee for any one weighing or measuring shall be 1p.

The above bye-laws have been approved by His Excellency the Governor. (M.P. 985/49.)

No. 471.

THE MUNICIPAL CORPORATIONS LAWS, 1930 TO 1948.

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

In exercise of the powers vested in them by the Municipal Corporations Laws, 1930 to 1948, and otherwise, the Council of the Municipal Corporation of Kyrenia hereby make the following bye-laws:-

1. These bye-laws may be cited as the Kyrenia Municipal (Amendment) Bye-laws, 1949, and shall be read as one with the Kyrenia Municipal Bye-laws, 1939 to 1946 (hereinafter referred to as "the principal Gazettes: Bye-laws "), and the principal Bye-laws and these bye-laws may together Supplement be cited as the Kyrenia Municipal Bye-laws, 1939 to 1949.

No. 3: 3.3.1939 15.6.1944 15.6.1945 14.6.1946