

7. Larnaca to Limassol via Anglisidhes, Kophinou, Skarinou Station, Khirokitia Station, Kalavastos Station, Moni and vice versa.

8. Limassol to Paphos via Kolossi, Erimi, Episkopi, Paramali Station, Evdhimou Station, Kato Pissouri, Pissouri Station, Kouklia Station, Lizata Station, Akhelia, Koloni, Yeroskipos and vice versa.

No. 232.

THE SUPPLIES AND SERVICES (MOTOR TRANSPORT) (OPERATIONAL LICENSING) ORDERS, 1951.

In exercise of the powers vested in us under clause 20 (c) and (f) of the Supplies and Services (Motor Transport) (Operational Licensing) Orders, 1951, we, the Road Motor Transport Board, do hereby approve and direct that no operational licences shall be required for any of the following motor vehicles, that is to say:—

- (a) motor vehicles the property of a municipal corporation or any other local authority exercising functions in any place or area under any Law in force for the time being provided that such vehicles are used or operated otherwise than for hire or reward ;
- (b) locomotive ploughing engines, agricultural tractors and other agricultural engines which are not used on roads for hauling any goods or objects except threshing appliances, farming implements or supplies of water or fuel required for the purposes of the vehicle ;
- (c) vehicles designed, constructed and used only for the purpose of trench digging or any kind of excavating or shovelling work, which—
 - (i) are used on roads for that purpose or for the purpose of proceeding to and from the place where they are to be used for that purpose ; and
 - (ii) when so proceeding neither carry nor haul any load other than such as is necessary for their propulsion or equipment ;
- (d) vehicles designed and constructed as mobile cranes which—
 - (i) are used on roads only as cranes or for the purpose of proceeding to and from a place where they are to be used as cranes ; and
 - (ii) when so proceeding neither carry nor haul any load other than such as is necessary for their propulsion or equipment ;
- (e) road rollers.

H. G. RICHARDS,

Chairman,

Dated the 5th day of May, 1951.

Road Motor Transport Board.

No. 233.

THE WATER (DOMESTIC PURPOSES) VILLAGE SUPPLIES LAW, 1948.

(SECTION 12 (2).)

Notice is hereby given that the immovable property, as hereinafter, is required by the Water Commission of Trapeza, in connection with a scheme for the supply and/or maintenance of a supply of water for the domestic purposes of the inhabitants of the said village under the provisions of the Water (Domestic Purposes) Village Supplies Law, 1948.

Any person claiming to have any right or interest in the immovable property to which this notice relates, who objects to the acquisition of any such property, is required within six weeks from the date of this

notice to send to me a statement of his right and interest and of the evidence thereof, and of any claim made by him in respect of such right or interest.

The Water Commission of Trapeza is willing to treat for the acquisition of the immovable property to which this notice relates.

The immovable property to which this notice relates is as follows (a plan showing the same being available for inspection during a period of six weeks from the date of this notice, at my office at Kyrenia from 9 a.m. to 12 noon daily, except Sundays and holidays):—

“Water rights over the spring and water known as ‘Pighadhi’ and land of one evlek and 2,700 square feet, approximately, situated within the area of Trapeza village under plot No. 101 and 127.5 of sheet/plan XIII/42.”

Dated this 26th day of April, 1951.

(M.P. 1341/51.) I. LL. PHILLIPS,
Commissioner of Nicosia and Kyrenia.

No. 234. THE TREE PLANTING (VILLAGE AREAS) LAW, 1948.

ORDER MADE UNDER SECTION 20.

In exercise of the powers vested in me by section 20 of the Tree Planting (Village Areas) Law, 1948, I do hereby order that the Order relating to the Tree Planting Area of the village of Aradhippou, published under Notification No. 453 of the *Cyprus Gazette* No. 2514 of 15th May, 1936, the extension whereof for a further period of five years was published in Supplement No. 3 to the *Gazette* of 2nd May, 1946, shall be extended for a further period of five years from the date of expiration as aforesaid.

Made at Larnaca, this 21st day of April, 1951.

(M.P. 1335/51.) A. S. ALDRIDGE,
Commissioner of Larnaca.

No. 235.

THE IRRIGATION DIVISIONS (VILLAGES) LAWS, 1938 TO 1949 (Section 31)

AND

THE LAND ACQUISITION LAWS, 1899 TO 1947 (Section 5).

With reference to the Notification published under No. 165 in *Gazette* Supplement No. 3 of the 4th April, 1951, notice is hereby given that the undermentioned lands, viz.:—

- (1) part of plot 116 of the Government Survey Plan No. XLIX.29 situated at Kato Lefkara in the District of Larnaca at the locality “Arghirina”, comprising 330 sq. ft. or thereabouts, belonging to Panayiotou Nicola Anjuli of Kato Lefkara, and
- (2) part of plot 191 of the Government Survey Plan No. XLIX.29 situated at Kato Lefkara in the District of Larnaca at the locality “Kambos”, comprising 300 sq. ft. or thereabouts, belonging to Panayiotou Nicola Anjuli of Kato Lefkara

are required by the Irrigation Division of Kato Lefkara in connection with the construction of a channel for the conveyance of water by such division (the said lands having been declared by the Governor, under section 31 of the Irrigation Divisions (Villages) Laws, 1938 to 1949, to be needed for a public purpose).