No. 629. THE MUNICIPAL CORPORATIONS LAW.

CAP. 252 AND LAWS 11 OF 1950, 31 OF 1951, 20 OF 1953, 29 OF 1954, 57 OF 1954 AND 14 OF 1955.

Bye-laws made by the Council of the Municipal Corporation of Limassol.

In exercise of the powers vested in them by the Municipal Corporations Cap. 252. Law, and otherwise, the Council of the Municipal Corporation of Limassol 31 of 195 and 195 an

Cap. 252. 11 of 1950 31 of 1951 20 of 1953 29 of 1954 57 of 1954 14 of 1955.

1. These bye-laws may be cited as the Limassol Municipal (Amendment) Bye-laws, 1955, and shall be read as one with the Limassol Municipal Byelaws, 1953 to 1954 (hereinafter referred to as "the principal Bye-laws") and the principal Bye-laws and these bye-laws may together be cited as the Limassol Municipal Bye-laws, 1953 to 1955.

Gazettes: Supplement No. 3. 20.2.1953 2.4.1953 4.2.1954

2. Bye-law 27 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby amended as follows:—

27.5.1954 14.10.1954,

(1) By the deletion therefrom of the figure " $4\frac{1}{2}p$." in the first line of sub-paragraph (a) of paragraph (1) and the substitution therefor of the figure "25 mils".

(2) By the deletion therefrom of the figure "2p." in the first line, of the figure "1p." in the second line and of the figure "20 paras" in the third and fourth lines of sub-paragraph (b) of paragraph (1), and the substitution therefor of the figure "12 mils", "6 mils" and "3 mils", respectively.

(3) By the deletion therefrom of the figure "6p." in the second line of sub-paragraph (d) of paragraph (1) and the substitution therefor of the

figure "33 mils".

(4) By the deletion therefrom of the figure "1s." in sub-paragraph (a) of paragraph (2) and the substitution therefor of the figure "50 mils".

(5) By the deletion therefrom of the figure " $4\frac{1}{2}p$." in sub-paragraph (b) of paragraph (2) and the substitution therefor of the figure "25 mils.".

3. The principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) are hereby amended by the insertion immediately after bye-law 31 of the following bye-law:—

"31A. On contravention by any person of any of the bye-laws of this Part, the Council may suspend or revoke any licence or permit granted by the Council to such person, to carry on, exercise or practise any business, trade or calling in connection with which he contravened any of the bye-laws in this Part, and if such person is a slaughterman the Council may also suspend or terminate his appointment as a slaughterman."

4. Bye-law 41 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby repealed and the following bye-law substituted therefor:—

"41.—(1) The following tolls shall be paid by every person exposing for sale any perishable goods in the markets of perishable goods, that is to say:—

mils.

(a) When the value of such goods is under 100 mils	5
(b) When the value of such goods exceeds 100 mils but	Ĭ.
does not exceed 200 mils	10
(c) When the value of such goods exceeds 200 mils but	
does not exceed 400 mils	15
(d) When the value of such goods exceeds 400 mils but	·
does not exceed 600 mils	20
(e) When the value of such goods exceeds 600 mils but	
does not exceed f_1	25

- (2) If the value of the said goods exceeds £1 a toll of 25 mils for each additional £1 or fraction thereof shall be added to the aforementioned toll of 25 mils."
- 5. Paragraph (1) of bye-law 51 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby repealed and the following bye-law substituted therefor:—

"51.—(1) The following tolls shall be paid by every person	exposing
for sale any fresh meat in the meat market, that is to say:—	mils.
(a) For every carcass of sheep or goat or part thereof	70
(b) For every carcass of a young lamb or kid of less than	
6 okes in weight or part thereof	35
(c) For every carcass of ox, cow or bullock or part thereof	
not exceeding 35 okes in weight	150
(d) For every carcass of ox, cow or bullock or part thereof	
the weight of which exceeds 35 okes	300
(e) For every carcass of any poultry	10".

- 6. Paragraph (1) of bye-law 57 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby repealed and the following paragraph substituted therefor:—
 - "57.—(1) The following tolls shall be paid by the owner of or the person exposing for sale any carcass of swine or fresh pork in the pork market, that is to say:—

 mils.
 - (a) For every carcass of swine or part thereof or portion of fresh pork not exceeding 30 okes in weight ... 150
 - (b) For every carcass of swine or part thereof or portion of fresh pork exceeding 30 okes in weight ... 300".
- 7. Paragraph (1) of bye-law 62 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby amended by the deletion therefrom of the figure "1p." in the second line and the substitution therefor of the figure "10 mils".
- 8. Paragraph (1) of bye-law 67 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby repealed and the following paragraph substituted therefor:—
 - "67.—(1) The following tolls shall be paid by the owner of or the person exposing for sale any animal in the animal market, that is to say:—

					111115.
(a)	For every horse or mu	ıle		 	 100
(b)]	For every ox or ass			 	 75
(c) 1	For every camel		• •	 	 150
(d)	For every sheep, goat	or swi	ine	 	 20"

9. Bye-law 68 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby amended by the insertion therein immediately after sub-paragraph (d) of paragraph (2) of the following subparagraph (e), that is to say:—

"(e) display on each of the things he is selling or exposing for sale a label whereon the selling price of such thing is shown in large and legible characters:

Provided that where a thing forms one of a group of things of the same kind and price it shall be sufficient if the label showing the selling price is displayed on the group." 10. Bye-law 106 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby repealed and the following bye-law substituted therefor:—

"106. There shall be paid to the 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 according to the merits of each case set out against each such place or building, that is to say:—

_		out agained cacif ducif place of	Louin	anig, m	at 13	to say .	
		,		0.		From mils.	To mils.
	(a)	For any khan or public stable					2000
				• •	• •	500	
	(0)	For any tannery	• •	. ••	• •	500	2000
	(c)	For any place or building kep			pose		
		of drying or storing skins				250	2000
	(<i>d</i>)	For any farrier's shop				250	1000
		For any factory where steam,				J	
	` '	nical power is used or in wh	hich ar	ny explo			
		substance is used				500	50000
	(<i>f</i>)	For any coffee house				250	3000
	(g)	For any kiln				250	5000
	(h)	For any oven in any bakery		• •		250	3000
	(i)	For any restaurant				250	5000
	(j)	For any barber's shop				250	2000
	(k)	For any drinking shop	• •			250	5000
	(l)	For any pastry shop				250	5000
		For any confectioner's shop				250	5000
	(n)	For any pharmacy	• •			250	3000
		For any shoe-maker's shop				250	5000
	(p)	For any printing office					5000

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."

11. The principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) are hereby amended by the deletion of Part VI, bye-laws 124 to 151, both inclusive, and the substitution therefor of the following Part and bye-laws:—

"PART VI. \ HOTELS AND FEES.

124 In this Part of these bye-laws-

'licensee of an hotel' means any person licensed under the provisions of the Hotels Law to keep or manage an hotel of any class or classes.

- 125.—(1) There shall be paid by every licensee of an hotel of the first class a fee of thirty-three mils per night, of the second and third class a fee of twenty-four mils per night and of the fourth and fifth class a fee of twelve mils per night, in respect of each person of over ten years of age staying or residing in such hotel.
- (2) All fees collected under this bye-law shall be paid to the Treasurer, at least once a week.
- 126.—(1) Every licensee of an hotel shall keep the register contained in the Second Schedule of the Hotels Regulations in which he shall enter all the particulars specified therein.
- (2) The first six entries in such register shall be made as soon as the guest enters the hotel and the seventh and eighth entries shall be made as soon as the guest leaves the hotel.
- 127. Every licensee of an hotel shall, on request, produce such register of his hotel to any municipal employee for inspection at all reasonable times.

128. At the written request of the Mayor or of any other person duly authorised by the Mayor in that behalf, every licensee of an hotel shall furnish, free of charge, true copies of such register of his hotel to the Council and to any other person duly authorised by the Mayor in that behalf, within 24 hours of the time such copies have been asked for.".

12. Paragraph (1) of bye-law 155 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby repealed and the

following paragraph substituted therefor:-

"155.—(1) Subject to paragraph (3) hereof the following charges shall be paid by every person posting or exhibiting any notice or advertisement on any hoarding, that is to say:—

Size of Notice or Advertisement not exceeding— 2ft×2 ft 3ft×3ft.

- 500 (a) For each week or part thereof ... (b) For each month 750 1500 15000". (c) For each year 8000
- 13. Paragraph (1) of bye-law 161 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby amended:-

(a) by the deletion of the words "six months" in the second line and the substitution therefor of the words "three months", and

- (b) by the deletion therefrom of the figure "5s." in sub-paragraph (a) and of the figure "4s." in sub-paragraph (b), and the substitution therefor of the figures "250 mils" and "200 mils", respectively.
- 14. Bye-law 165 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby amended:—

(a) by the deletion of paragraphs (2), (3) and (4) thereof and the sub-

stitution therefor of the following paragraphs:-

"(2) (a) 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;

- (b) Each ticket shall be attached to a counterfoil from which it shall be detached on its sale to any purchaser and 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.
- (3) The correct price of each ticket and its serial number shall be stated on each ticket, on its counterfoil and on its inspection coupon.
- (4) Any person selling or offering for sale tickets shall affix on each ticket and inspection coupon, partly on the one and partly on the other, prior to its sale or offer for sale to any purchaser, the appropriate stamp in accordance with the rates set out in the Second Schedule thereto, and such person shall cancel any stamp so affixed by him dating, sealing or otherwise making it impossible to re-use such stamp. Each stamp shall be affixed in such a place on each ticket and inspection coupon so that by the detachment of the inspection coupon from the ticket each stamp be cut into two approximately equal halves."

(b) by the addition of the words "fifteen days before the date of such public entertainment" at the end of sub-paragraph (b) of paragraph (5), the full stop being substituted by a comma;

(c) by the insertion of the words "or offers for sale" immediately after the word "sells" in line one, and by the addition of the words "or bearing a mutilated stamp" at the end of sub-paragraph (ii) of paragraph (7) immediately after the words "of insufficient value.".

15. Paragraph (1) of bye-law 170 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby repealed and the following

paragraph substituted therefor:

170.—(1) Whenever any municipal weigher is requested by any person to weigh, measure or test any goods other than any of the goods enumerated in the First 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 3 mils per ten okes in respect thereof and such municipal weigher shall give to the person paying the same a printed receipt in respect thereof from a counterfoil 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 the minimum fee for any one weighing, measuring or

testing shall be 5 mils.".

16. Bye-law 182 of the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby amended by the deletion of the words "twenty miles" in the second line of the proviso to paragraph (o) and the substitution therefor of the words "thirty miles".

17. The principal Bye-laws are hereby amended by the insertion therein immediately after paragraph (3) of bye-law 223, of the following new bye-law 223A:—

"223A. Wherever in these bye-laws provision is made for the collection of any charge, fee, rate, rent or toll, the following calculations shall be made and applied:—

(a) The total charge, fee, rate, rent or toll to be collected in each case

shall be a multiple of five mils;

(b) When such total charge, fee, rate, rent or toll is not an exact multiple of five mils, the nearest higher multiple of five mils shall be collected."

18. The First Schedule to the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953, as amended by section 2 of the Limassol Municipal (Amendment No. 3) Bye-laws, 1954) is hereby repealed and the following Schedule substituted therefor:—

"First Schedule. WEIGHING, MEASURING AND TESTING FEES.

Item	;		Min	imum	Weight.	
No.	Good	ds.		okes.	Ü	Fees.
I.	Almonds	••	••	10	• •	3 mils for every 10 okes or part thereof.
2.	Aniseed	• •	••	20	• •	6 mils for every 10 okes or part thereof.
2A.	Asbestos fibre or any other state, or			40		or part thereof.
3.	Barley	•	••	20		3 mils for every 30 okes or part thereof.
4.	Beans	• •	••	20	• •	3 mils for every 10 okes or part thereof.
5.	Butter (of milk)	••	••	10	••	or part thereof.
6.	Butter, other (such vegetaline, etc.).	as cocoli	ine,	10	• •	6 mils for every 10 okes or part thereof.
7.	~ ~	ground	••	40	••	6 mils for every cantar or part thereof.

					~-	•		
İtem No.	!		Good	s.	Mini	mum okes.	Weight.	Fees.
8.	Carobs	natural	or g	round the colo	on nv.	40	• •	33 mils for every cantar or part thereof.
9.	Charcoa		••	•••	•••	20	• •	3 mils for every 10 okes or part thereof.
10.	Coal	• •	••		• •	40	••	3 mils for every 20 okes or part thereof.
11.	Colocas	••	• •	••	• •	20	• •	3 mils for every 10 okes or part thereof.
12.	Cotton,	unginn	ed		• •	40	• •	3 mils for every 10 okes or part thereof.
13.	Cotton,	ginned	••	• •	• •	20	••	6 mils for every 10 okes or part thereof.
14.	Cotton	seed	••	• •	• •	20		3 mils for every 20 okes or part thereof.
15.	Cumin	seed	••	• •	• •	20	•••	6 mils for every 10 okes or part thereof.
16.	Favetta			• •	• •	20		3 mils for every 20 okes or part thereof.
17.	Flour	• •		••		20		3 mils for every 10 okes or part thereof.
18.	Fruits, f		ther th	ian orai	nges,	10		3 mils for every 10 okes or part thereof.
19.	Fruits d		ins, dr	y or boi	led)	20		9 mils for every 20 okes or part thereof.
20.	Fruits, d	lry, wi	th shel	l remov	ved	10		9 mils for every 10 okes or part thereof.
21.	Fuel	• •	••	••		40		3 mils for every 20 okes or part thereof.
22.	Gypsum	•	••	••	• •	40	••	50 mils for every ton or part thereof.
23.	Gypsum the col		ortatio	on outs	ide	75		24 mils for every ton or part thereof.
24.	Hazelnu		• •	• • •	••	10	• •	3 mils for every 10 okes or part thereof.
25.	Hay	••	• •	••	• •	40	••	3 mils for every 20 okes or part thereof.
26.	Konari	• •	••	••	• •	20		3 mils for every 10 okes or part thereof.
27.	Lime	• •	••	••	• •	40	••	3 mils for every 20 okes
271.	Limeston state or	e whet	her in i	ts natu	ral	40	••	or part thereof. 30 mils for every ton
28.	Linseed	cut to	··	··	••	20	• •	or part thereof. 3 mils for every 10 okes
29.	Mavroko	kko		••	• •	20	• •	or part thereof. 6 mils for every 10 okes
30.	Nuts .	•		• •	••	10	• •	or part thereof. 3 mils for every 10 okes
31.	Oats .	•	•	• •	• •	20	. • •	or part thereof. 3 mils for every 30 okes
32.	Oil, Oliv	е .	•	••		10		or part thereof. 9 mils for every 10 okes
33.	Oil, othe	r	•	• •		10		or part thereof. 3 mils for every 10 okes
34.	Olives	• •	٠.	••	• •	20	• • •	or part thereof. 6 mils for every 10 okes or part thereof.

				62	25		
Item					num W	eight.	•
No.		Goods			okes.		Fees.
35.	Olive stones	• •	• •	••	40	• •	3 mils for every 40 okes or part thereof.
36.	Onions	• •	••	• •	20		3 mils for every 20 okes
37•	Peas and other	pulse			20		or part thereof. 3 mils for every 10 okes
38.	Potatoes	••			20		or part thereof. 3 mils for every 10 okes
39.	Pumice Stone				40		or part thereof. 50 mils for every ton
40.	Sesame				20		or part thereof. 3 mils for every 10 okes
41.	Silk				3		or part thereof. 9 mils for every 1 oke
42.	Silk cocoons, d	1V			10		or part thereof. 15 mils for every 10 okes
43.	Silk cocoons, fa	-			5		or part thereof. 9 mils for every 10 okes
43,						• •	or part thereof.
44•	Straw	••	••	••	40	• •	3 mils for every 20 okes or part thereof.
45.	Straw on expor	tation o	outside	the	75		3 mils for every 20 okes or part thereof.
46.	Sumac	• •	••	••	40	• •	3 mils for every 20 okes or part thereof.
47•	Terra Umbra, a or ground.	natural	, in lum	ıps,	40	• •	30 mils for every ton or part thereof.
48.	Terra Umbra		ined,	in	40		50 mils for every ton
49•	lumps or gro Vetches	una.	••	••	20		or part thereof. 3 mils for every 20 okes
50.	Vicos	• •		•••	20		or part thereof. 3 mils for every 20 okes
51.	Wheat		••	• •	20	• •	or part thereof. 3 mils for every 20 okes
52.	Wines and spir	rits	••	• •	20		or part thereof. 3 mils for every 10 okes
53.	Wood				40		or part thereof. 3 mils for every 20 okes
54.	Wool	• •			40		or part thereof. 9 mils for every 10 okes
55•	Zivania: weighi	ingand	testing	by	40		or part thereof. 9 mils for every 20 okes
	Cartier's hydr Zivania: weighi	ometer	•		40		or part thereof. 18 mils for every 10 okes
3	Sikes's hydro		Ů	•	Meas	uro	or part thereof.
57.	Lemons		141.01		100	ure.	3 mils for every 100
<i>.</i>		••	••	••		••	pieces.
58.	Oranges (Jaffa)		1-1		100	••	5 mils for every 100 pieces.
59.	Oranges (other grape fruit.	er kin	ds) an	a	100	••	3 mils for every 100 pieces.
	Mandarines	• •	• • .	••	100	••	3 mils for every 100 pieces.
		ulated	on the	actua	l weigh	t of t	he goods weighed at the
above	rates:	•_•	C	£		• . 1 •	·

Provided that the minimum fee for any one weighing, measuring or testing shall be 5 mils."

19. The Second Schedule to the principal Bye-laws (as set out in the Limassol Municipal Bye-laws, 1953) is hereby repealed and the following Schedule substituted therefor:

"SECOND SCHEDULE. Rates ENTERTAINMENT DUTY. mils. (i) On each ticket the total price of which does not exceed 40 mils 6 (ii) On each ticket the total price of which exceeds 40 mils but does not exceed 72 mils (iii) On each ticket the total price of which exceeds 72 mils but 17 does not exceed 95 mils (iv) On each ticket the total price of which exceeds 95 mils but does not exceed 100 mils 23 (v) On each ticket the total price of which exceeds 100 mils but does not exceed 150 mils (vi) On each ticket the total price of which exceeds 150 mils but does not exceed 500 mils: on every 50 mils or part thereof 12 (vii) On each ticket the total price of which exceeds 500 mils: on 17." every 50 mils or part thereof of such price The above bye-laws have been approved by His Excellency the Governor.

(M.P. 1903/49/2.)

No. 630. THE IRRIGATION DIVISIONS (VILLAGES) LAW. CAP. 111.

In pursuance of the provisions of section 19 of the Irrigation Divisions (Villages) Law, Cap. 111, the following rules made by the Committee of the Irrigation Division of Trimiklini, in the District of Limassol, are published in the Gazette.

IRRIGATION DIVISION OF TRIMIKLINI.

Rules.

- 1. These rules may be cited as the Irrigation Division of Trimiklini "Dam of Kouris River" Rules, 1955.
 - 2. In these rules, unless the context otherwise requires-
 - 'Commissioner" means the Commissioner of the District of Limassol.
 - "Committee" means the Committee of the Irrigation Division.
 "Irrigation Division" means the Irrigation Division of Trimiklini.
 - "Law" means the Irrigation Divisions (Villages) Law, Cap. 111.
 "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 28th March, 1954. Thereafter the election of the Committee shall take place every third year in the first week of the month of March 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 30th November, 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 be paid 2% on all collections made by him, and, in addition, he shall be paid such of his out of pocket expenses as may be sanctioned by the Committee.
- (4) The treasurer shall be appointed for such period as the Committee may fix, but in no case extending over the term of office of the Committee appointing such treasurer.
- 5. Every proprietor mentioned in the list shall pay a rate not exceeding one pound per annum per donum as may be prescribed by the Committee from time to time for every Government donum of land owned by such proprietor which is benefited or is capable of being benefited by the works,