

**THE VILLAGES (ADMINISTRATION AND IMPROVEMENT)
LAWS, 1950 AND 1953.**

BYE-LAWS MADE BY THE IMPROVEMENT BOARD OF KOPHINO.

In exercise of the powers vested in them by section 24 of the Villages (Administration and Improvement) Laws, 1950 and 1953, the Improvement Board of Kophinou hereby make the following bye-laws :—

12 of 1950
18 of 1950
31 of 1953.

1. These Bye-laws may be cited as the Villages (Administration and Improvement) Kophinou (Amendment) Bye-laws, 1956, and shall be read as one with the Villages (Administration and Improvement) Kophinou Bye-laws, 1953 (hereinafter referred to as "the principal Bye-laws"), and the principal Bye-laws and these bye-laws may together be cited as the Villages (Administration and Improvement) Kophinou Bye-laws, 1953 and 1956.

Gazette :
Supplement
No. 3 :
20.8.1953.

2. Paragraph (1) of Bye-law 26 of the principal Bye-laws is hereby repealed and the following paragraph substituted therefor :—

"(1) The following fees shall be paid by the owner of or the person slaughtering any animal in the appropriate slaughterhouse, that is to say :—

	<i>Mils</i>
(a) For every bullock, camel, cow or ox not exceeding thirty okes in weight	100
(b) For every bullock, camel, cow or ox exceeding thirty okes in weight	150
(c) For every goat, kid, lamb or sheep of six okes or over in weight	30
(d) For every kid or lamb under six okes in weight	20".

3. Paragraphs (1) and (2) of Bye-law 37 of the principal Bye-laws are hereby repealed and the following paragraphs substituted therefor :—

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

	<i>Mils</i>
(a) When the value of such goods is under one hundred mils	10
(b) When the value of such goods exceeds one hundred mils but does not exceed two hundred mils	15
(c) When the value of such goods exceeds two hundred mils but does not exceed four hundred mils	20
(d) When the value of such goods exceeds four hundred mils but does not exceed seven hundred and fifty mils	25
(e) When the value of such goods exceeds seven hundred and fifty mils but does not exceed one thousand mils	30
(f) When the value of such goods exceeds one thousand mils but does not exceed two thousand mils	35
(g) When the value of such goods exceeds two thousand mils but does not exceed four thousand mils	50

(2) If the value of such goods exceeds four thousand mils, a fee of 10 mils for each additional pound or fraction thereof shall be added to the aforementioned fee of 50 mils".

4. Paragraph (1) of Bye-law 51 of the principal Bye-laws is hereby repealed and the following paragraph substituted therefor :—

“(1) The following fees shall be paid by every person exposing for sale any fresh meat in the meat market, that is to say :—

	<i>Mils</i>
(a) For every carcass of sheep or goat or part thereof ..	30
(b) For every carcass of a young lamb or kid of less than six okes in weight or part thereof	20
(c) For every carcass of ox, camel, cow or bullock or part thereof not exceeding thirty okes in weight	100
(d) For every carcass of ox, camel, cow or bullock or part thereof exceeding thirty okes in weight but not exceeding sixty okes in weight	200
(e) For every carcass of ox, camel, cow or bullock or part thereof exceeding sixty okes in weight	300”.

5. Paragraph (1) of Bye-law 65 of the principal Bye-laws is hereby amended by the deletion therefrom of the words “two piastres” (line 2) and the substitution therefor of the figure and word “10 mils”.

6. Paragraph (1) of Bye-law 75 of the principal Bye-laws is hereby repealed and the following paragraph substituted therefor :—

“(1) The following tolls shall be paid by the owner of or the person exposing for sale any animal in the market of animals, that is to say :—

	<i>Mils</i>
(a) For every horse or mule	250
(b) For every ass or ox	150
(c) For every camel	500
(d) For every sheep, goat or swine	50
(e) For every kid, lamb, or suckling pig	25
(f) For every live chicken	5
(g) For every live fowl	10
(h) For every live turkey	15”.

7. Paragraph (4) of Bye-law 110 of the principal Bye-laws is hereby repealed and the following paragraph substituted therefor :—

“(4) The fee payable for any licence granted under paragraph (1) of this Bye-law shall be determined in each case by the Board but shall in no case exceed 4000 mils per year or part thereof”.

8. Bye-law 117 of the principal Bye-laws is hereby amended by the deletion of the words “three shillings” in the fifth line of the proviso thereto and the substitution therefor of the words “one hundred and fifty mils”.

9. Paragraph (2) of Bye-law 135 of the principal Bye-laws is hereby amended by the deletion therefrom of the figure and word “10 shillings” (line 2) and the substitution therefor of the figure and word “500 mils”.

10. Paragraph (2) of Bye-law 136 of the principal Bye-laws is hereby amended by the deletion therefrom of the words “ten shillings” (line 2) and the substitution therefor of the figure and word “500 mils”.

11. Paragraph (3) of Bye-law 139 of the principal Bye-laws is hereby amended by the deletion therefrom of the figure and word “2 shillings” and the substitution therefor of the figure and word “1000 mils”.

12. Paragraph (2) of Bye-law 155 of the principal Bye-laws is hereby repealed and the following paragraph substituted therefor:—

“(2) The following fees shall be paid by every hawk in respect of every day upon which he hawks goods within the Improvement Area, that is to say:—

	<i>Mils</i>
(a) When the value of the goods hawked does not exceed £1	10
(b) When the value of the goods hawked does not exceed £3	15
(c) When the value of the goods hawked exceeds £3 but does not exceed £10	20
(d) When the value of the goods hawked exceeds £10 ..	50

Provided that, in lieu of the above fees, a lump sum not exceeding ten pounds may be paid annually by the persons who come to the village selling their produce in vans, or other similar vehicles”.

13. Paragraph (1) of Bye-law 160 of the principal Bye-laws is hereby repealed and the following paragraph substituted therefor:—

“(1) The following charges shall be paid by every person posting or exhibiting any advertisement or notice on any hoarding, that is to say:—

	<i>Size of Advertisement or Notice not exceeding—</i>	
	2 ft. × 2 ft. <i>mils</i>	3 ft. × 3 ft. <i>mils</i>
(a) For each day	15	30
(b) For each week or part thereof	50	100
(c) For each month or part thereof	150	250”.

14. Paragraph (1) of Bye-law 178 of the principal Bye-laws is hereby repealed and the following paragraph substituted therefor:—

“(1) Whenever any authorized weigher is requested by any person to weigh, measure or test any goods other than any of the goods enumerated in the Second Schedule hereto, such person shall pay to the authorized weigher upon such weighing or measuring or testing a fee at the rate of one mil per three okes in respect thereof and such authorized weigher shall give to the person paying the same a printed receipt in respect thereof from a counterfoil book in such form as the Board may from time to time prescribe and every person paying any such fee shall require the authorized weigher to whom the same is paid to furnish him with such printed receipt:

Provided that—

- (a) fractions under 2 mils shall not be collected;
- (b) for fractions of 2 mils and over and under 4 mils the sum of 3 mils shall be collected;
- (c) for fractions of 4 mils and over and under 5 mils the sum of 5 mils shall be collected.

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

15. Bye-law 179 of the principal Bye-laws is hereby amended by the deletion therefrom of the words “four and a half piastres” (line 3) and the substitution therefor of the figure and word “25 mils”.

16. Paragraph (1) of Bye-law 185 of the principal Bye-laws is hereby repealed and the following paragraph substituted therefor:—

“(1) Every person who, within the Improvement Area, carries on, exercises or practises any profession, business, trade or other calling, as hereinafter mentioned, shall in every year pay a fee in accordance with the following scale, as the Board may in each case determine:—

	<i>Mils</i>
(a) Barbers	1000
(b) Bakers, butchers, clubs, contractors, dentists, medical practitioners, chemists, pharmacists, mineral water manufacturers, pianists, band-masters, photographers, shoe-makers, telegraph agencies	5000
(c) Hotel keepers, boarding house keepers lodging house keepers or khan keepers	1000
(d) Keepers of coffee-houses, drapery shops, grocery shops, restaurants or any other class of shops	5000
(e) Individuals keeping motor cars for public hire, per motor car	3000
(f) Motor car companies, partnerships or agencies keeping motor cars for public hire	5000
(g) Merchants, money-lenders, business men, manufacturers	5000
(h) Persons carrying on within the Improvement Area any profession, business, trade or other calling not enumerated above	5000”.

17. The Second Schedule to the principal Bye-laws is hereby repealed and the following Schedule substituted therefor:—

“SECOND SCHEDULE.

GOODS TO BE WEIGHED, MEASURED OR TESTED UNDER SECTION 26 OF THE LAW AND FEES PAYABLE FOR THE WEIGHING, MEASURING OR TESTING THEREOF.

(Bye-law 177).

<i>Item No.</i>	<i>Goods.</i>	<i>Minimum weight. Okes</i>	<i>Fees. Mils</i>	<i>Fees for any quantity in excess of the minimum weight. Mils per 10 okes or part thereof:</i>
1.	Almonds	10	5	3
2.	Aniseed	20	8	3
3.	Barley	20	5	3
4.	Beans	20	8	3
5.	Butter (of milk)	10	55	5 per oke or part thereof
6.	Butter, other, such as coco-line, vegetaline, etc.	10	55	5 ” ” ” ”
7.	Carobs, natural or ground	40	5	3
8.	Carobs, natural or ground, on exportation	40	5	3
9.	Charcoal	20	5	3
10.	Coal	40	10	3
11.	Colocas	20	8	3
12.	Cotton, unginned	40	15	3
13.	Cotton, ginned	20	10	5
14.	Cotton seed	20	5	3

Item No.	Goods.	Minimum weight.		Fees.		Fees for any quantity in excess of the minimum weight. Mils per 10 okes or part thereof :	
		Okes	Mils	Okes	Mils		
15.	Cumin seed	20	5	3	
16.	Favetta	20	5	3	
17.	Flour	20	5	3	
18.	Fruit, fresh (other than lemons and oranges) ..	10	5	3	
19.	Fruit, dry (raisins, dry or boiled)	20	13	5	
20.	Fruit, dry (with shells re- moved)	10	13	10	
21.	Fuel	40	10	3	
22.	Gypsum	40	5	3	
23.	Gypsum, on exportation outside the Colony ..	75	10	3	
24.	Hazelnuts	10	5	3	
25.	Hay	40	10	3	
26.	Konari	20	5	3	
27.	Lime	40	10	3	
28.	Linseed	20	5	3	
29.	Mavrokokko	20	5	3	
30.	Nuts	10	8	5	
31.	Oats	20	5	3	
32.	Oil, olive	10	13	10	
33.	Oil, other	10	13	10	
34.	Olives	20	13	5	
35.	Olive stones	40	5	3	
36.	Onions	20	5	3	
37.	Peas and other pulse ..	20	5	3	
38.	Potatoes	20	5	3	
39.	Pumice stone	40	10	3	
40.	Sesame	20	5	3	
41.	Silk	3	50	15	per oke or part thereof		
42.	Silk cocoons, dry	10	80	8	" " " " "		
43.	Silk cocoons, fresh ..	5	13	5	
44.	Straw	40	5	3	
45.	Straw, on exportation out- side the Colony ..	75	10	3	
46.	Sumac	40	10	3	
47.	Terra umbra, natural, in lumps or ground ..	40	10	3	
48.	Terra umbra, calcined, in lumps or ground ..	40	10	3	
49.	Vetches	20	5	3	
50.	Vicos	20	5	3	
51.	Wheat	20	5	3	
52.	Wines and Spirits ..	20	10	5	
53.	Wood	40	5	3	
54.	Wool	40	55	10	
55.	Zivania : weighing and testing by Sikes's hydro- meter	40	10	3	
56.	Zivania : weighing and testing by Cartier's hydrometer	40	10	3	

Item No.	Goods.	Minimum measure.	Fees. Mils	Fees for any quantity in excess of the minimum measure.	
				Mils per 100 or part thereof.	
57.	Lemons	100	10	..	10
58.	Oranges (Jaffa)	100	15	..	15
59.	Oranges (other kinds) and grape fruit	100	15	..	15

Fees shall be calculated on the actual weight of the goods weighed at the above rates :

Provided that—

- (a) fractions under 2 mils shall not be collected ;
- (b) for fractions of two mils and over and under 4 mils the sum of 3 mils shall be collected :
- (c) for fractions of 4 mils and over and under 5 mils the sum of 5 mils shall be collected :

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

The above bye-laws have been approved by the Acting Administrative Secretary.

(M.P. 1250/53.)

No. 1182. THE IRRIGATION DIVISIONS (VILLAGES) LAWS.
CAP. 111.

In pursuance of the provisions of section 19 of the Irrigation Divisions (Villages) Laws, Cap. 111, the following rules made by the Committee of the Irrigation Division of “Plakos” Stylos, in the District of Famagusta, are published in the *Gazette*.

IRRIGATION DIVISION OF “PLAKOS” STYLOS.

Rules.

1. These Rules may be cited as the Irrigation Division of “Plakos” Stylos Rules, 1956.
2. In these Rules, unless the context otherwise requires—
 - “Commissioner” means the Commissioner of the District of Famagusta.
 - “Committee” means the Committee of the Irrigation Division.
 - “Irrigation Division” means the Irrigation Division of “Plakos”.
 - “Law” means the Irrigation Divisions (Villages) Laws, Cap. 111.
 - “List” means the list of the names and residences 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 23rd September, 1956. Thereafter the election of the Committee shall take place every third year in the first week of the month of September 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 31st October, 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 unpaid : Provided that 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 £0.500 mils per annum 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.
6. All rates assessed under the provisions of the Law and of these rules shall be paid on or before the 31st October in every year.
7. The list shall be examined annually not later than the 1st day of September, in every year, by the Committee who shall have power to amend same as in section 16 (6) of the Law provided.
8. The annual estimates of the Irrigation Division shall be submitted by the Committee to the Commissioner for approval not later than the 1st day of January, in every year,