No. 735.

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

Bye-laws made by the Improvement Board of Komi Kebir.

12 of 1950 18 of 1950 31 of 1953.

Gazettes: Supplement No. 3: 16.5.1951 24.2.1955. 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 Komi Kebir hereby make the following bye-laws:—

1. These bye-laws may be cited as the Villages (Administration and Improvement) Komi Kebir (Amendment) Bye-laws, 1956, and shall be read as one with the Villages (Administration and Improvement) Komi Kebir Bye-laws, 1951 and 1955 (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) Komi Kebir Bye-laws, 1951 to 1956.

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repealed and the following paragraph substituted therefor: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 slaughter-house, that is to say:—

Mils

(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	35	
(d) For every kid or lamb under six okes in weight	30	
(e) For every swine not exceeding ten okes in weight	100	
(f) For every swine exceeding ten okes in weight but not		
exceeding thirty okes in weight	150	
(g) For every swine exceeding thirty okes in weight	250	
Provided that when any animal which has been slaughtered	is to b) (

Provided that when any animal which has been slaughtered is to be used exclusively by the owner and his family for the purpose of salting, 50 mils shall, irrespective of the weight of the animal, be paid in lieu of the fees hereinbefore prescribed."

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 Paragraphs (1) and (2) of Bye-law 37 of the principal Bye-laws are hereby repealed and the following paragraphs substituted therefor:—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

	IVIIIS
(a) When the value of such goods is under one hundred	
mils	5
(b) When the value of such goods exceeds one hundred	
mils but does not exceed two hundred mils	10
(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	3
and fifty mils but does not exceed one thousand mils	30
(f) When the value of such goods exceeds one thousand	J -
mils but does not exceed two thousand mils	35
(g) When the value of such goods exceeds two thousand	55
mils but does not exceed four thousand mils	50

(2) If the value of such goods exceeds four thousand mils, a fee of 30 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:— Mils
(a) For every carcass of sheep or goat or part thereof 50 (b) For every carcass of a young lamb or kid of less than
six okes in weight or part thereof 50 (c) For every carcass of ox, camel, cow or bullock or part
thereof not exceeding thirty okes in weight
exceeding sixty okes in weight 150 (e) For every carcass of ox, camel, cow or bullock or part
thereof exceeding sixty okes in weight 250" 5. Paragraph (1) of Bye-law 58 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
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 50
(b) For every carcass of swine or part thereof or portion of fresh pork exceeding 30 okes in weight but not
exceeding 60 okes in weight 100 (c) For every carcass of swine or part thereof or portion of
fresh pork exceeding 60 okes in weight 150"
6. Paragraph (1) of Bye-law 65 of the principal Bye-laws is hereby amended by the deletion therefrom of the figure "1p." (line 2) and the substitution therefor of the figure and word "10 mils".
7. Paragraph (1) of Bye-law 75 of the principal Bye-laws is hereby repealed and the following paragraph substituted therefor:—
7. 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:— Mils
7. 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:— **Mils** (a) For every ass 50
7. 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:— **Mils** (a) For every ass 50 (b) For every horse, mule, camel or ox 100
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10. Paragraph (2) of Bye-law 91 of the principal Bye-laws is hereby amended by the deletion therefrom of the words "two piastres" (line 3) and the substitution therefor of the figure and word " 10 mils ".

11. Bye-law 117 of the principal Bye-laws is hereby amended by the deletion from the proviso thereto of the words "ten shillings" (line 5)

and the substitution therefor of the figure and word "500 mils".

12. Paragraph (2) of Bye-law 135 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".

13. Paragraph (2) of Bye-law 136 of the principal Bye-laws is hereby amended by the deletion therefrom of the words "twenty shillings" (line 2)

and the substitution therefor of the figure and word "1000 mils."

14. Paragraph (3) of Bye-law 139 of the principal Bye-laws is hereby amended by the deletion therefrom of the words "ten shillings" (line I) and the substitution therefor of the figure and word "500 mils".

15. 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 hawker in respect of every day upon which he hawks goods within the improvement area, that is to say :-

	272113
(a) When the value of the goods hawked does not exceed	
£1	15
(b) When the value of the goods hawked does not exceed	
£3	25
(c) When the value of the goods hawked exceeds £3 but	
does not exceed £10	75
(d) When the value of the goods hawked exceeds \pounds 10	
16. 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 :—

Size of advertisement or notice

Mile

		not excee	ding			
•	2	ft.×2 ft. <i>Mils</i>	3	ft.×3 ft. <i>Mils</i>		
(a) For each day		10		15		
(b) For each week or part thereof		30		50		
(c) For each month or part thereof		100		150 "		
Paragraph (1) of Rue law 178 of the	neina	inal Drea	10,,,,	in homobe		

17. 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, measuring or testing a fee at the rate of I 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, measuring or testing shall be 5 mils."

18. Bye-law 179 of the principal Bye-laws is hereby amended by the deletion therefrom of the words "six piastres" (line 3) and the substitution therefor of the figure and word "35 mils".

19. 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:—

	IVITES
(a) Barbers	250
(b) Bakers, butchers, clubs, contractors, dentists, medical practitioners, chemists, pharmacists, mineral water manufacturers, pianists, bandmasters, photographers,	
shoe-makers, telegraph agencies	2000
(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	1000
(e) Persons keeping carriages for public hire per carriage	1000
(f) Individuals keeping motor cars for public hire, per	
motor car	1000
(g) Motor car companies, partnerships or agencies	
keeping motor cars for public hire	1000
(h) Merchants, money-lenders, business men, manufac-	
turers	3000
(i) Persons carrying on within the improvement area any profession, business, trade or other calling not enu-	
merated above	3000 "

20. 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.)

Iten No.	-	Go	ods.			Minimum	of i	for any quantity in excess the minimum weight, Mils per quantity or part thereof.
ı.	Almonds					10		1 per 3 okes
	Aniseed			• •	٠.	20		I ,, 3 ,,
3.	Barley			•.•		20		ı " 7 "
	Beans				٠.	10		ı " " "
	Butter (of r				٠.	3		5 per oke
6.	Butter, oth			coco	line,	-		
	vegetalin			• •		10	• •	3 " 2 okes
	Carobs, nat				٠.	40		i " 7 "
8.	Carobs, na		or g	round	on			
	exportati	on	• •	• •	••	40	• • •	(As per Bye-law 179)

				~ -	•					
						Fees f	or an	y que	ınti	ty in exces.
					Minimum	of t				weight.
Ite	n				weight.					antity
No	Goods.		•		Okes		or	part	the	reof.
9.	Charcoal				20		I	per	3	okes
-	Coal				40		I	,,	3	,,
11.	Colocas				20		I	,,	3	,,
12.	Cotton, unginne	d			40		1	,,	3	,,
	Cotton, ginned	• • .			10		4	,,	7	,,
	Cotton seed				20		1	,,	7	,,
	Cumin seed				20		1	,,	3	,,
-	Favetta				20		1	,,	7	,,
	Flour		• •		20		1	,,	3	,,
•	Fruit, fresh (other			nd				,,	0	**
10.	lemons)		··		10		I	,,	3	,,
τo	Fruits, dry, with				10		3	,,	2	,,
	Fruit, dry (raisin				20		1		3	
	Fuel	s, ary or	Donea	• •		••	ī	,,	7	"
	Gypsum	• •	••	• •	40 40	•• ,	1	,,	7	,,
	TT 1	• •	• •	• •	40	• •	1	:		,,
•		• •	••	• •	10	• •		,,	3	,,
	Hay	• •	• •	• •	40	• •	I	,,	7	,,
_	Konari	• •	• •	• •	20	• •	3	,,	6	"
	Lime	• •		• •	40	• •	I	,,	7	,,
	Linseed	• •	• •	• •	20	• •	I	,,	3	**
	Mavrokokko	• •	• •	• •	20	• •	I	,,	3	,,
	Nuts	• •	• •	٠.	10	• •	1	,,	3	,,
	Oats	• •	• •	• •	20	• •	1	,,	7	,,
	Oil, olive	• •	• •		10	• •	4.	**	7	,,
	Oil, other		• •		10	• •	4	,,	7	,,
	Olives		• •		20	• •	I	,,	3	,,
	Olive stones				40		I	,,	7	,,
35.	Onions		• •		20		1	,,	3	,,
36.	Peas and other p	oulse			20		1	,,	3	,,
37.	Potatoes				20		I	,,	7	,,
38.	Pumice stone				40		I	,,	7	,,
39.	Sesame				20		I	,,	3	,,
	Silk				. I		50	,,	ol	
41.	Silk cocoons, dr	у			5		3	"	2	okes
	Silk cocoons, fre				5		3	,,	2	,,
	Straw				40					
	Sumac				40	• •	1	**	7 3	**
	Vetches	••	• •	• •	20	• •	1	"		"
	Vikos	• •	• •	• •		• •		"	7	**
	Wheat	••	• •	• •	20	• •	I	"	7	**
	Wines and spirit	••	• •	• •	20	• •	1	**	7	**
	Wood		• •	• •	20	• •	4	**	7	**
	Wool	• •	• •	• •	40	• •	1	,,	7	**
		 	1 4		20	• •	3	,,	2	**
51.	Zivania; weigh Sikes's hydro	ung and		-						
52	Zivania; weigh	ing on 4	·· ··	 b	20	• •	1	:,	3	,
34.	Cartier's hyd	mig sild	testing	bу						
	Fire Co. O. Hyd.	cometel	• •	, ,	20	• • .	1	,,	3	??

Iten No		Goods.					of the 1	ny quantity in exo minimum measur per 100 or part thereof.	e.]
53.	Lemons					100		5	
	Oranges					100		5	
55.	Oranges	(other	kinds) a	and gra	pe-				
	fruit					100		5	
	Fees sha	all be ca	lculated	on the	actual	weight	of the	goods weighed	at

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 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."

The above bye-laws have been approved by the Administrative Secretary. (M.P. 1105/51.)

No. 736. THE WATER (DOMESTIC PURPOSES) VILLAGE SUPPLIES LAW. CAP. 311 AND LAWS 28 OF 1951 AND 12 OF 1952.

Bye-laws made by the Water Commission of Pergamos Village (Larnaca District) under Section 29.

In exercise of the powers vested in them by section 29 of the Water (Domestic Purposes) Village Supplies Law, the Water Commission of Pergamos village, in the District of Larnaca, hereby make the following bye-laws:—

- 1. These Bye-laws may be cited as the Village Domestic Water Supply (Pergamos) Bye-laws, 1956.
- 2.—(1) Subject to the provisions of paragraphs (2) and (3) of this bye-law, the Village Domestic Water Supply (Elea) Bye-laws, 1950, published in the *Gazette* of 1st November, 1950, shall—
 - (a) be deemed to be bye-laws made by the Water Commission of Pergamos and to be incorporated herein, and
 - (b) apply to the village of Pergamos.
- (2) The bye-laws set out in Part I of the Schedule hereto shall be substituted for the corresponding bye-laws of the Village Domestic Water Supply (Elea) Bye-laws, 1950.
- (3) Those Bye-laws of the Village Domestic Water Supply (Elea) Bye-laws, 1950, mentioned in Part II of the Schedule hereto, shall not apply to the village of Pergamos.

SCHEDULE.

PART I.

(Bye-law 2 (2).)

BYE-LAWS TO BE SUBSTITUTED.

Bye-law 2.—In these Bye-laws, unless the context otherwise requires—
"Commissioner" means the Commissioner of the District of Larnaca and includes an Assistant Commissioner of that District;