

No. 561.

THE WATER (DOMESTIC PURPOSES) VILLAGE SUPPLIES LAW.
CAP. 311.

NOTICE UNDER SECTION 3.

In exercise of the powers vested in me under section 3 of the Water (Domestic Purposes) Village Supplies Law, Cap. 311, I, Bertram John Weston, Commissioner of the District of Famagusta, do hereby declare the villages in the Schedule hereto to be villages to which the provisions of the above-mentioned Law shall apply.

SCHEDULE.

1. Arnadhi.
2. Ayios Evstathios.
3. Spathariko.

Given at Famagusta this 8th day of May, 1957.

B. J. WESTON,
Commissioner of Famagusta.

No. 562.

THE EVCAF AND VAKFS LAW, 1955.

REGULATIONS MADE UNDER SECTION 63 (b).

In exercise of the powers vested in them by section 63 (b) of the Evcaf and Vakfs Law, 1955, the High Council of Evcaf, with the approval of His Excellency the Governor, make the following Regulations :—

1. These Regulations may be cited as the Evcaf Office (Prescription of Fees) Regulations, 1957.

2. There shall be paid to the Evcaf Office :—

- (a) by every mutevelli of any mulhaka vakf, prior to his appointment as a mutevelli, a fee at the rate of ten per centum on the yearly gross revenue of the vakf concerned calculated on the average gross revenue of the preceding three years ;
- (b) at the end of every year, by the mutevellis of all mulhaka vakfs and out of the revenue of the mulhaka vakfs administered by the High Council, a Control and Auditing Fee at the rate of five per centum on the yearly gross revenue of the vakf concerned :

Provided that when improvements are carried out in the vakf properties with the approval of the High Council and money is properly borrowed for this purpose, the payments in settlement of such debt and interest thereon, shall be deducted from the total yearly gross revenue in calculating the fee payable.

3. There shall be paid to the Evcaf Office by Village Mosque Committees, out of the revenue of the properties under their management, a Control and Auditing Fee at the rate of ten per centum on the yearly gross revenue of the said properties.

4. There shall be paid to the Evcaf Office out of the revenue of the mulhaka vakfs administered by the High Council an Administration Fee at the rate of ten per centum on the yearly gross revenue of the vakf concerned : provided that in a proper case the High Council shall be entitled to increase the rate of this fee with the approval of the Judge.

5. The fees prescribed above shall be paid also in respect of any property of any vakf, which is occupied or exploited by the mutevelli or by any beneficiary.

In such cases the revenue shall be fixed by analogy with the revenue of a similar property.

6. There shall be paid to the Evcaf Office by the dedicator or by any person authorized to alter or to amend a deed of dedication, a fee of one pound on every deed of dedication or on every alteration or amendment of deed of dedication recorded in the Register of Deeds kept in the Evcaf Office.

7. There shall be paid to the Evcaf Office a Copying Fee of £0.100 mils for every hundred words or part thereof for a copy of any document which is in the custody or possession or under the control of the Evcaf Office, and issue of which is authorized by the Director of Evcaf.