THE CUSTOMS MANAGEMENT LAWS, 1954 TO 1957.

ORDER IN COUNCIL No. 2991

MADE UNDER SECTION 106 (1).

In exercise of the powers vested in him by section 106 (1) of the Customs Management Laws, 1954 to 1957, His Excellency the Governor, with the advice of the Executive Council, has been pleased to order as follows:—

- 1. This Order may be cited as the Customs Management (Exportation of Mares and Fillies) (Prohibition) Order, 1957.
 - 2. The exportation from the Colony of mares and fillies is prohibited: Provided that:—

(a) Mares and fillies imported into the Colony;

- (b) mares bred in the Colony which have been certified by the Chief Veterinary Officer as being incapable of breeding;
- (c) mares and fillies which are certified by the Chief Veterinary Officer as being of pure Thoroughbred or of pure Arab breed;
- (d) mares and fillies which are certified by the Chief Veterinary Officer as being not less than three years old and not more than fourteen hands (one-hundred and forty-two centimetres) in height;

may, by special permit under the hand of the Administrative Secretary be re-exported or exported, as the case may be:

Provided further that if the Director of Agriculture, having regard to all the circumstances, certifies that the export of any mare or filly is not for the purposes of trade and is unlikely adversely to affect the breeding of horses or mules in Cyprus, the Administrative Secretary may, by permit in writing, authorise the export of such mare or filly.

3. Order in Council No. 1399 dated the 21st January, 1931, published in the Gazette of the 23rd January, 1931, as amended by Order in Council No. 1607 dated 10th October, 1934, published in the Gazette of the 12th October, 1934 is hereby revoked, without prejudice to anything done or left undone thereunder.

Ordered this 23rd day of December, 1957.

By Command of His Excellency the Governor,

(M.P. 1336/51.)

R. G. SHERIDAN,

Clerk of the Executive Council.

No. 2. 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.

ORDER IN COUNCIL No. 2002

MADE UNDER SECTION 124 (1).

Authority to the Council of the Municipal Corporation of Nicosia to contract a loan.

In exercise of the powers vested in him by section 124 (1) of the Municipal Corporations Law, His Excellency the Governor, with the advice of the Executive Council, has been pleased to order as follows:

1. The Mayor, Deputy Mayor, Councillors and Townsmen of the Municipal Corporation of Nicosia (hereinafter referred to as "the Municipal

Corporation") shall be at liberty to borrow from the General Insurance Company of Cyprus Limited (hereinafter referred to as "the Lender") the sum of twenty thousand pounds (£20,000) at a rate of interest not exceeding seven per centum (7%) per annum, subject to the following terms

and conditions, that is to say:-

(a) the sum borrowed shall be repayable by the Municipal Corporation to the Lender in ten equal annual instalments (comprising sinking fund and interest), the first instalment being payable one year after the date of borrowing and all subsequent instalments being payable on the corresponding date of each year following until final repayment;

(b) the Municipal Corporation shall, in each year and until final repayment of the sum borrowed, insert in the annual estimates as a charge on its revenues the annual sum payable as aforesaid in the

year to which such estimates relate;

(c) the sum borrowed shall be utilized by the Municipal Corporation for the widening of Larnaca street and the construction of pavements along the said street.

2. For the purpose of securing the repayment of the sum under the loan, the Municipal Corporation is hereby authorized, subject to any prior mortgage thereon, to mortgage to the Lender all the rates, fees and duties now payable or hereafter to become payable to the Municipal Corporation.

Ordered this 23rd day of December, 1957.

By Command of His Excellency the Governor,

(M.P. 1981/49/4.)

R. G. SHERIDAN, Clerk of the Executive Council.

No. 3. THE ELEMENTARY EDUCATION LAW. CAP. 203 AND LAWS 22 OF 1950, 17 OF 1952, 28 OF 1953, 12 OF 1954, 19 OF 1955 AND 25 OF 1956.

REGULATIONS MADE UNDER SECTION 5.

In exercise of the powers vested in him by Section 5 of the Elementary Education Law His Excellency the Governor has been pleased to make the following regulations:—

1. These Regulations may be cited as the Elementary Education (Books

in Moslem Schools) Regulations, 1957.

2. The books set out in the Schedule hereto shall be the books to be used in all Moslem schools.

3. The Elementary Education (Books in Moslem Schools) Regulations, 1946, are hereby repealed.

Gazette: Supplement No. 3: 25.7.1946.

	SCHEDULE.	
Class Name of Book	Author	Publisher
I.—Reading Book (Alfabe)	A. Hilmi Güçlü	Maarif Basımevi, İstanbul.
Arithmetic Parts I, II	Education Department	Education Department.
II.—Reading Book I	T.C. Maarif Vekâleti	Maarif Basımevi, İstanbul.
Arithmetic	Education Department	Education Department.
III.—Reading Book II	T.C. Maarif Vekâleti	Maarif Basımevi, İstanbul.
Arithmetic	Education Department	Education Department.
Din Dersleri I	Osman Şakir	Education Department.
İlk Okullar İçin Yeni		
Tarih Dersleri IV.	Zuhuri Danışman	Samim Güniz—Sadık Ozaygen
		Şirketi, İstanbul.
	T.C. Maarif Vekâleti	Maarif Basımevi, İstanbul.
Arithmetic	Education Department	Education Department.
Din Dersleri II	Osman Şakir	Education Department.
"Ilk Okullar İçin Yeni		
Tarih Dersleri IV.	Zuhuri Danışman	Samim Güniz—Sadık Ozaygen Şirketi, İstanbul,