No. 36. THE EVCAF AND VAKFS LAWS, 1955 AND 1957.

(Section 62).

Rules of Court.

HUGH FOOT,

Governor.

52 of 1955 18 of 1957.

J

In exercise of the powers vested in me by section 62 of the Evcaf and Vakfs Laws, 1955 and 1957, I, the Governor, with the advice and assistance of the Chief Justice, do hereby make the following Rules :—

PRELIMINARY.

1. These rules may be cited as the Evcaf and Vakfs (Assessment Appeals and Execution) Rules, 1959.

2.—(1) In these rules, unless the context otherwise requires, the following expressions have the meanings hereby assigned to them respectively, that is to say :—

"assessment list" means a list of the inhabitants of a town or village assessed under sub-section (2) of section 59 of the Laws and of the amounts assessed upon them;

"certificate" means a certificate signed by the Director under subsection 10 of section 59 of the Laws;

"committee" means a Village Mosque Committee established under section 46 of the Laws;

"Director" means the Director of Evcaf appointed under the provisions of the Laws;

"inhabitant" has the meaning assigned to it by sub-section (3) of section 59 of the Laws;

"Judge" means a Judge of a Turkish Family Court;

"office copy" means a copy of a document filed with the registrar, which bears the seal of a Turkish Family Court and is certified by the registrar to be a true copy;

" the Laws " means the Evcaf and Vakfs Laws, 1955 and 1957;

"party" includes a committee named in a notice of appeal as the committee of whose area the appellant should be deemed to be an inhabitant;

"registrar" means the registrar of the Turkish Family Court to a Judge of which appeal is made under sub-section (4) or sub-section (7) of section 59 of the Laws or under both sub-sections;

"Turkish Family Court" means a Turkish Family Court to a Judge of which such appeal is made;

" village " includes a quarter of any town or village.

(2) A Form referred to by number means the Form so numbered in the First Schedule to these Rules.

(3) The Interpretation Law shall apply to the interpretation of these Rules as it applies to the interpretation of a Law.

PART I.

APPEALS AGAINST ASSESSMENT.

3.—(1) An appeal under sub-section (7) of section 59 of the Laws may be instituted by notice of appeal signed by the appellant or by an advocate on his behalf and filed together with two copies thereof with the registrar.

(2) The notice of appeal shall be substantially in accordance with Form 1.

Cap. 1. 30 of 1953 19 of 1954 30 of 1954 42 of 1955 19 of 1956. 4. Every registrar shall keep a book in which particulars of all notices of appeal filed shall be entered, and every such notice shall be given a serial number.

5.—(1) A notice of appeal shall be served upon a committee by delivering to and leaving with the chairman or any two members thereof an office copy of the notice.

(2) Such service shall be effected through the Turkish Family Court upon payment of the fee specified in Part II of the Second Schedule to these Rules and may be proved by affidavit.

6. The registrar shall give to each party to an appeal at his address for service a written notice informing him of the place and date of the hearing, which shall not be earlier than fourteen days after the date on which the notice is given.

7.--(1) Upon the hearing of an appeal the appellant shall begin.

(2) Subject to the provisions of these Rules, the procedure at the hearing of an appeal shall be such as the Judge may direct.

8. An appeal shall be heard at the principal town of the District where the village by the committee of which the appellant was assessed is situated.

9. The following provisions shall apply to an appeal under sub-section (4) of section 59 of the Laws—

- (a) the appeal shall be made to a Judge of the District where the village named in the notice of appeal as the village of which the appellant should be deemed an inhabitant is situated;
- (b) the notice of appeal shall be—
 - (i) substantially in accordance with Form 1;
 - (ii) filed (with two copies thereof in respect of each committee to be served therewith) within ten days of the posting under sub-section (6) of the said section of the assessment list containing the assessment against which the appeal is made; and
 - (iii) served in the manner provided by Rule 5 of these Rules upon both or all the committees by which the appellant was assessed, including the committee of the village named in the notice of appeal as the village of which the appellant should be deemed to be an inhabitant;
- (c) the last-mentioned committee shall not be included in the title of the appeal as respondents, but shall nevertheless be entitled to appear at and take part in the hearing thereof and in every other respect, including any order which may be made as to the costs of the appeal, shall be deemed to be a party thereto;
- (d) the appeal shall be heard at the principal town of the District where the villages by the committees of which the appellant was assessed are situated; and if such villages are situated in two or more different Districts, then at the principal town of such District as the Judge may determine;
- (e) upon the hearing of the appeal the several committees shall be heard in such order after the appellant as the Judge may determine;
- (f) subject to the provisions of this Rule, these Rules shall apply to such appeal as they apply to an appeal under sub-section (7) of section 59 of the Laws.

10. An appeal under sub-section (4) of section 59 of the Laws and an appeal under sub-section (7) of that section may be made by one and the same notice of appeal, and for the purposes of these Rules such notice of appeal shall be deemed to be a notice of appeal under the former sub-section.

11. The costs of any proceedings under this Part of these Rules shall be in the discretion of the Judge, who may in particular order an unsuccessful committee to pay a successful committee's costs.

12.-(1) The fees specified in Part I of the Second Schedule to these Rules shall be payable to the registrar, in respect of the matters mentioned therein, by means of adhesive stamps affixed on the notice of appeal or other document mentioned therein.

(2) The costs specified in Part II of the Second Schedule to these Rules may be allowed both between party and party and between advocate and client in respect of the matters mentioned therein, unless the Judge for special reasons considers such amount to be inadequate.

(3) In both Parts of the said Schedule the expression "amount in dispute", if the appeal is against assessments made by more than one committee, means the amount in dispute between the appellant and one of the committees ; and where different amounts are in dispute with different committees, then the larger or largest of such amounts.

13. Non-compliance with any of these Rules, or with any rule of practice for the time being in force, shall not render any proceedings void unless the Judge shall so direct, but such proceedings may be set aside either wholly or in part as irregular, or amended, or otherwise dealt with in such manner and on such terms as the Judge shall think fit.

PART II.

EXECUTION.

14. A certificate by the Director under sub-section (10) of section 59 of the Laws may relate to one or more than one amount, provided in the latter case that all such amounts are included in the same assessment list.

15. The certificate shall-

- (a) describe the defaulter or defaulters with sufficient particularity to enable him or them to be identified ;
- (b) state the amount or amounts actually due by him or them, as the case may be, and the date or dates on which payment fell due ;
- (c) be substantially in accordance with Form 2.

16. Every registrar of a District Court shall keep a book in which particulars of all such certificates filed with him shall be entered, and each such certificate shall be given a serial number.

17. A certificate relating to more than one defaulter shall be deemed to be one judgment ordering the defaulters to pay the amounts due by them respectively as several debts, and execution may be issued accordingly.

18. The Rules, practice and procedure relating to execution, and the costs of execution, for debt under the Civil Procedure Rules and the Court S.L. Vol. II, Fees Order as amended by the Court Fees Rules of Court, 1954, shall apply with the following modifications to execution for the recovery of an amount or amounts stated in a certificate to be due-

- (a) in so far as the method of execution proposed is the seizure and sale of movable property, it shall not be necessary to make a request to the registrar for the issue of a writ for that purpose or to verify the amount or amounts due by affidavit;
- (b) the filing of a certificate shall, as regards all defaulters in respect of whom an application for any other method of execution is not made, be taken to imply that the proposed method of execution is the seizure and sale of movable property;
- (c) if one writ of execution is issued against more than one defaulter jointly, the costs of execution shall be borne by such one or more of the defaulters, and in the latter case in such proportion as a member of a District Court may determine.

S.L. Vol. II, p. 124. p. 323. Gazette : Supplement No. 3 : 20.5.1954.

19. An application by the Director for execution for the recovery of an amount or amounts stated in a certificate to be due shall be signed by the Director or by an advocate on his behalf and shall be instituted as follows :--

In the District Court of . No. , of 19 IN THE MATTER of the Evcaf and Vakfs Laws, 1955 and 1957, and in the matter of a Certificate filed by the Director of Evcaf under s. 59 (10) thereof, No. of 19

Between :

The Director of Evcaf and A. B., (etc.)

Respondents.

20. Any net amount recovered under this Part of these Rules shall be paid to the Director to the credit of the fund of the village by the committee of which the assessment was made.

FIRST SCHEDULE.

Form 1.

Before a Judge of the Turkish Family Court of . No. of 19

IN THE MATTER of the Evcaf and Vakfs Laws, 1955 and 1957. NOTICE OF APPEAL.

(under sub-section (4) (and/or sub-section (7)) of section 59).

Between :

Rule 3 (2).

A.B.,

and

1. The Village Mosque Committee of * (2. The Village Mosque Committee of

), Respondents.

Appellant,

I, , a † of , being aggrieved by the assessment(s) made upon me in exercise (or purported exercise) of a power under sub-section (2) of section 59 of the aforesaid Laws by the Willage Mosque Committee of (and the Village Mosque Committee of) hereby appeal against the said assessment(s) on the ground(s) stated in paragraph 2 hereof.

Particulars of assessment(s) appealed against-

Made by—

Date of posting of assessment list under s. 59 (6) of the Laws.

- 1. Village Mosque Committee of
- 2. Village Mosque Committee of
- 2. The ground(s) on which I propose to rely is (are) the following :-* (a) I should be deemed to be an inhabitant of
 * (b) The amount assessed upon me (by the Village Mosque Com-
 - $\begin{array}{ccc} \text{mittee of} & & \\ \end{array}) \text{ should be } \pounds & \\ \end{array} ; (etc.).$

. .

Amount

^{*} Delete if not applicable.

[†] Profession or occupation.

3. This appeal is made by in person (or , advocate for). Address for service :

Address for service.

(Signed) (Advocate for) Appellant.

, 19

Filed on the

day of

Registrar.

Form 2.

Rule 16 (c).

In the District Court of . No. of 19 IN THE MATTER of the Evcaf and Vakfs Laws, 1955 and 1957.

CERTIFICATE BY THE DIRECTOR OF EVCAF

(under section 59 (10).

I, the Director of Evcaf, hereby certify that the several amounts of money contained in the following list have been assessed upon the several persons whose names are set out against the said amounts respectively, that the High Council of Evcaf have approved these assessments and that default has been made in payment as shown below.

Dated the	day of	, 19 . (Sgd.)
Filed [*] on the	day of	Director of Evcaf. , 19 . Registrar.

LIST.

Name and Description of defaulter.	Amount assessed.	Direction by High Council as to payment.	Amount due.
I. ·			
2.			
3.			

(etc.)

(Signed)

Director of Evcaf.

SECOND SCHEDULE.

Rule 13 (1) & (3).

PART I.

COURT FEES.

1. On a notice of appeal whether under sub-section (4) or sub-section (7) of section 59 of the Laws or under both sub-sections— When the amount in dispute—

when the amount in dispute-			
(a) does not exceed f_2	••	••	150 mils.
(b) exceeds f_2 but does not exceed f_5	••		250 mils.
(c) exceeds $£5$ but does not exceed $£10^{\circ}$	••		400 mils.
(d) exceeds f_{10} but does not exceed f_{25}	••	••	500 mils.
(e) exceeds f_{25}	••	••	750 mils.
2. Where the amount in dispute exceeds $\pounds 5$,	on the	count	erfoil of the
service book in respect of service under Rule 5-			

(a) within the municipal limits of the town where the appeal is to be heard

(b) a	at any other pl	be neard		••	••	••	••	50 mils.
		place	••	••	••	••		100 mils.

by

Rule 13 (2) & (3).		Part I 'OCATES' ount in Di			
•	Not exceeding £ 2.	Exceeding £2 but not ex- ceeding £5.	Exceeding £5 but not ex- ceeding £10.	Exceeding £10 but not ex- ceeding £25.	Exceeding £25
1. Preparing a notice of appeal.	£ mils 0.300	£ mils 0.500	£ mils 0.750	£ mils 1.000	£ mils 1.500
2. Appearance at the hearing of the appeal.	1.000	1.500	2.000	3.000	4.000

Given under the hand and official seal of the Governor and the hand of the Chief Justice, at Nicosia, this 9th day of January, 1959.

(M.P. 1283/58.)

PAGET J. BOURKE, Chief Justice.

No. 37. THE MUNICIPAL CORPORATIONS LAW. CAP. 252 AND LAWS 11 OF 1950, 31 OF 1951, 20 OF 1953, 10 OF 1954, 29 OF 1954, 57 OF 1954, 14 OF 1955 AND 43 OF 1955.

ORDER IN COUNCIL No. 3059 MADE UNDER SECTION 92 (4)(e).

In exercise of the powers vested in him by the proviso to section Cap. 252. In exercise of the powers vested in him by the provide to cap. 252. 92 (4) (e) of the Municipal Corporations Law, His Excellency the Governor 11 of 1950 with the advice of the Executive Council has been pleased to order as 31 of 1951 20 of 1953

10 of 1954 29 of 1954 57 of 1954 14 of 1955 43 of 1955.

2. The Schedule to the Order in Council No. 3019 published under Notification No. 351 in Supplement No. 3 to the Gazette of the 12th June, Supplement 1958, is hereby amended by the substitution for the figures 155 appearing opposite the word "Larnaca" of the figures "817".

Gazette : No. 3: 12. 6.1958.

Made this 12th day of January, 1959.

By Command of His Excellency the Governor,

A. S. FAIZ, Clerk of the Executive Council.

(M.P. 1344/57.)