

No. 148. THE MUNICIPAL CORPORATIONS LAWS, 1930 TO (No. 2) 1943.

BYE-LAWS MADE BY THE COUNCIL OF THE MUNICIPAL CORPORATION OF LIMASSOL.

In exercise of the powers vested in them by the Municipal Corporations Laws, 1930 to (No. 2) 1943, and otherwise, the Council of the Municipal Corporation of Limassol hereby make the following bye-laws:—

*Gazettes:*

25. 6.1931  
16.10.1931  
10. 6.1932  
23.12.1932  
28. 7.1933  
13. 7.1934  
1. 2.1935  
9. 8.1935.  
Supplement  
No. 3 :  
1.10.1942  
20. 1.1944

1. These bye-laws may be cited as the Municipal Corporation (Limassol) (Amendment No. 2) Bye-laws, 1944, and shall be read as one with the Municipal Corporation (Limassol) Bye-laws, 1931 to 1944, (hereinafter referred to as "the principal Bye-laws"), and the principal Bye-laws and these bye-laws may together be cited as the Municipal Corporation (Limassol) Bye-laws, 1931 to (No. 2) 1944.

2. Bye-law 37 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor:—

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

- |   |         |      |
|---|---------|------|
| (a) when the value of such goods is under two shillings   | .. .. . | 1p.  |
| (b) when the value of such goods exceeds two shillings but does not exceed four shillings       | .. .. . | 2p.  |
| (c) when the value of such goods exceeds four shillings but does not exceed eight shillings     | .. .. . | 3p.  |
| (d) when the value of such goods exceeds eight shillings but does not exceed fifteen shillings  | .. .. . | 4p.  |
| (e) when the value of such goods exceeds fifteen shillings but does not exceed twenty shillings | .. .. . | 4½p. |

(2) If the value of the said goods exceeds £1, a toll of 4½p. for each additional pound or fraction thereof shall be added to the aforementioned toll of 4½p."

3. The principal Bye-laws are hereby amended by the insertion immediately after bye-law 163 of the following Part and bye-laws:—

"PART XIII.

HOTELS AND FEES.

163A. In this part of these bye-laws—

'licensee of an hotel' means any person licensed under the provisions of the Hotels Laws, 1935 to 1943, to keep or manage an hotel of any class or classes.

163B.—(1) There shall be paid by every licensee of an hotel of the first, second, third or fourth class a fee of two piastres per night, and by every licensee of an hotel of the fifth class a fee of one piastre per night, in respect of each person of over ten years of age staying or residing in such hotel.

(2) All fees collected under this bye-law shall be paid to the town clerk and treasurer, at least once a week.

163C.—(1) Every licensee of an hotel shall keep a special register in which he shall enter—

- (i) the name of every person staying or residing in such hotel;
- (ii) the age of such person;
- (iii) the business or profession and permanent address of such person;
- (iv) the date and time of arrival of such person; and
- (v) the date and time of the departure of such person.

(2) The entries in the special register under sub-paragraphs (i) to (iv) of paragraph (1) of this bye-law shall be made as soon as the guest enters the hotel and the entry under sub-paragraph (v) thereof shall be made as soon as the guest leaves the hotel.

163D. Every licensee of an hotel shall, on request, produce the special register of his hotel to any municipal employee for inspection at all reasonable times.

163E. At the written request of the Mayor or of some other person duly authorized by the Mayor in that behalf, every licensee of an hotel shall furnish, free of charge, true copies of the special register of his hotel to the Council and to any other person duly authorized by the Mayor in that behalf, within 24 hours of the time such copies have been asked for."

4. Part XVA of the principal Bye-laws is hereby repealed and the following Part substituted therefor:—

"PART XVA.

FEES FOR WEIGHING, MEASURING AND TESTING OF GOODS.

187A. The fees to be paid under the provisions of section 184 of the Municipal Corporations Laws, 1930 to (No. 2) 1943, for the weighing, measuring or testing of goods within the municipal limits shall be the fees set forth in the Schedule to these bye-laws.

187B. The fees to be paid under the provisions of section 189 of the Municipal Corporations Laws, 1930 to (No. 2) 1943, in respect of goods brought within the municipal limits shall be the fees set forth in the Schedule to these bye-laws.

187C.—(1) Whenever any municipal weigher is requested by any person to weigh, measure or test any goods other than any of the goods enumerated in the Schedule hereto, such person shall pay to the municipal weigher, for the use of the municipal corporation, upon such weighing, measuring or testing a fee at the rate of two paras per oke in respect thereof and such municipal weigher shall give to the person paying the same a printed receipt in respect thereof from a counterfoil book in such form as the Mayor may from time to time prescribe and every person paying any such fee shall require the municipal weigher to whom the same is paid to furnish him with such printed receipt:

AM.  
S.L. 1945,  
31.5.45,  
p. 126.

Provided that—

- (a) Fractions under five paras shall not be collected;  
 (b) For fractions of five paras and over and under fifteen paras the sum of ten paras shall be collected;  
 (c) For fractions of fifteen paras and over and under twenty paras the sum of twenty paras shall be collected;

Provided also that the minimum fee for any one weighing, measuring or testing shall be one piastre.

(2) Nothing in this bye-law contained—

- (a) shall apply or shall be taken to apply to the weighing, measuring or testing of any goods enumerated in the Schedule hereto, or  
 (b) shall be taken or construed to give any municipal weigher or to the municipal corporation any right to demand the compulsory weighing, measuring or testing of any goods to which this bye-law applies.”

5. The principal Bye-laws are hereby amended by the addition immediately after bye-law 199 of the following Schedule:—

“SCHEDULE.  
WEIGHING, MEASURING AND TESTING FEES.

Item No.	Goods.	Minimum weight. okes	Fees.
1.	Almond .. .. .	10	2 paras per oke.
2.	Aniseed .. .. .	20	4 ” ”
3.	Barley .. .. .	20	12 paras per 20 okes.
4.	Beans .. .. .	20	2 paras per oke.
5.	Butter (of milk) .. .. .	10	10 ” ”
6.	Butter, other—such as cocoline, vegetable, etc. .. .. .	10	4 ” ”
7.	Carobs, natural or ground .. .. .	40	20 paras per cantar.
8.	Carobs, natural or ground, on exportation outside the Colony .. .. .	40	4½p. per cantar.
9.	Charcoal .. .. .	20	2 paras per oke.
10.	Coal .. .. .	40	1 ” ”
11.	Colocas .. .. .	20	2 ” ”
12.	Cotton, unginned .. .. .	40	2 ” ”
13.	Cotton, ginned .. .. .	20	4 ” ”
14.	Cotton seed .. .. .	20	1 ” ”
15.	Cumin seed .. .. .	20	4 ” ”
16.	Favetta .. .. .	20	20 paras per 20 okes.
17.	Flour .. .. .	20	2 paras per oke.
18.	Fruit, fresh (other than oranges & lemons) .. .. .	10	2 ” ”
19.	Fruit, dry (raisins, dry or boiled) .. .. .	20	3 ” ”
20.	Fruits, dry, with shell removed .. .. .	10	6 ” ”
21.	Fuel .. .. .	40	1 ” ”
22.	Gypsum .. .. .	40	9p. per ton.
23.	Gypsum, on exportation outside the Colony .. .. .	75	4p. ”
24.	Hazelnuts .. .. .	10	2 paras per oke.
25.	Hay .. .. .	40	1 ” ”
26.	Konari .. .. .	20	2 ” ”
27.	Lime .. .. .	40	1 ” ”
28.	Linseed .. .. .	20	2 ” ”
29.	Mavrokokko .. .. .	20	4 ” ”
30.	Nuts .. .. .	10	2 ” ”
31.	Oats .. .. .	20	12 paras per 20 okes.
32.	Oil, olive .. .. .	10	6 paras per oke.
33.	Oil, other .. .. .	10	2 ” ”
34.	Olives .. .. .	20	4 ” ”
35.	Olive stones .. .. .	40	0½ ” ”
36.	Onions .. .. .	20	1 ” ”
37.	Peas and other pulse .. .. .	20	2 ” ”
38.	Potatoes .. .. .	20	2 ” ”
39.	Pumice stone .. .. .	40	9p. per ton.
40.	Sesame .. .. .	20	2 paras per oke.
41.	Silk .. .. .	3	1½p. per oke.
42.	Silk cocoons, dry .. .. .	10	10 paras per oke.
43.	Silk cocoons, fresh .. .. .	5	6 ” ”
44.	Straw .. .. .	40	1 ” ”
45.	Straw, on exportation outside the Colony .. .. .	75	1 ” ”
46.	Sumac .. .. .	40	1 ” ”
47.	Terra Umbra, natural, in lumps, or ground .. .. .	40	5p. per ton.
48.	Terra Umbra, calcined, in lumps or ground .. .. .	40	9p. ”
49.	Vetches .. .. .	20	20 paras per 20 okes.
50.	Vikos .. .. .	20	20 ” ”
51.	Wheat .. .. .	20	20 ” ”
52.	Wines and spirits .. .. .	20	2 paras per oke.
53.	Wood .. .. .	40	1 ” ”

AM. S. L. 1945,  
31-5-45, p. 126.

Item No.	Goods	Minimum weight. cks	Fees.
54.	Wool	40	6 paras per oke.
55.	Zivania: weighing and testing by Cartier's hydrometer	40	3 " "
56.	Zivania: weighing and testing by Sikes' hydrometer	40	12 " "
<i>Minimum measure</i>			
57.	Lemons	100	10 paras per 100.
58.	Oranges (Jaffa)	100	20 " "
59.	Oranges (other kinds) and grape fruit	100	10 " "

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

Fractions under 5 paras shall not be collected.

For fractions of 5 paras and over and under 15 paras the sum of 10 paras shall be collected.

For fractions of 15 paras and over and under 20 paras the sum of 20 paras shall be collected:

Provided also that the minimum fee for any one weighing, measuring or testing shall be 1p."

The above Bye-laws have been approved by His Excellency the Governor.  
(M.P. 806/11/2.)

#### No. 149.

#### THE MUNICIPAL CORPORATIONS LAWS, 1930 TO (No.2) 1943.

#### BYE-LAWS MADE BY THE COUNCIL OF THE MUNICIPAL CORPORATION OF PAPHOS.

In exercise of the powers vested in them by the Municipal Corporations Laws, 1930 to (No. 2) 1943, and otherwise, the Council of the Municipal Corporation of Paphos hereby make the following bye-laws:—

*Gazette:*  
Supplement  
No. 3:  
16.2.1943

1. These bye-laws may be cited as the Paphos Municipal (Amendment) Bye-laws, 1944, and shall be read as one with the Paphos Municipal Bye-laws, 1943, (hereinafter referred to as "the principal Bye-laws"), and the principal Bye-laws and these bye-laws may together be cited as the Paphos Municipal Bye-laws, 1943 and 1944.

2. Bye-law 41 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor:—

"41. The following fees shall be paid to the inspector by the owner or the person in charge of the perishable goods brought into the market for perishable goods:—

	p.
(1)—(a) when the value of such goods is under two shillings .. .. .	1½
(b) when the value of such goods exceeds two shillings but does not exceed four shillings .. .. .	3
(c) when the value of such goods exceeds four shillings but does not exceed eight shillings .. .. .	4½
(d) when the value of such goods exceeds eight shillings but does not exceed fifteen shillings .. .. .	6
(e) when the value of such goods exceeds fifteen shillings but does not exceed twenty shillings .. .. .	7½
(f) when the value of such goods exceeds twenty shillings but does not exceed forty shillings .. .. .	9
(g) when the value of such goods exceeds forty shillings but does not exceed eighty shillings .. .. .	13½

(2) If the value of the said goods exceeds four pounds, a fee of 4½p. for each additional pound or fraction thereof shall be added to the aforementioned fee of 13½p."

3. Bye-laws 116, 127, 154, 168 and 258 of the principal Bye-laws are hereby amended by the deletion therefrom of the words "in the Schedule hereto" and the substitution therefor of the words "in the First Schedule hereto".

4. The principal Bye-laws are hereby amended by the insertion in Chapter 11 of Part X immediately before bye-law 280 of the following bye-laws:—

"279A. The fees to be paid under the provisions of section 184 of the Law for the weighing, measuring and testing of goods within the municipal limits shall be the fees set forth in the Second Schedule to these bye-laws.

279B. The fees to be paid under the provisions of section 189 of the Law, in respect of goods brought within the municipal limits, shall be the fees set forth in the Second Schedule to these bye-laws."

5. Bye-law 280 of the principal Bye-laws is hereby amended by the deletion of the words "in the 12th Schedule of the Law" (lines 2 and 3) and the substitution therefor of the words "in the Second Schedule to these bye-laws".

6. Paragraph (a) of bye-law 282 of the principal Bye-laws is hereby amended by the deletion of the words "in the 12th Schedule of the Law" (line 2) and the substitution therefor of the words "in the Second Schedule to these bye-laws".

7. The heading of the Schedule to the principal Bye-laws is hereby amended by the insertion therein of the word "FIRST" immediately before the word "SCHEDULE".