

No. 381.

THE MUNICIPAL CORPORATIONS LAWS, 1930 TO 1945.

BYE-LAWS MADE BY THE MUNICIPAL CORPORATION OF MORPHOU.

In exercise of the powers vested in them by the Municipal Corporations Laws, 1930 to 1945, and otherwise, the Council of the Municipal Corporation of Morphou, hereby, make the following bye-laws :—

1. These bye-laws may be cited as the Morphou Municipal (Amendment) Bye-laws, 1946, and shall be read as one with the Morphou Municipal Bye-laws, 1941 to 1943 (hereinafter called "the principal Bye-laws") and the principal Bye-laws and these bye-laws may together be cited as the Morphou Municipal Bye-laws, 1941 to 1946.

2. Bye-law 8 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor :—

"8. The following fees shall be paid to the inspector by the person in charge of any animal brought to the animal market :—

(a) For every ass, camel, horse, mule or ox 9*p.*

Provided that no fee shall be paid for the young ones of the above animals not being more than 12 months old, if running loose with their mothers.

(b) For every goat or sheep 2*p.*

(c) For every kid or lamb under 3 months, or swine .. 2*p.*"

3. Bye-law 15 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor :—

"15.—(1) The following fees shall be paid to the inspector by the owner or the person in charge of the following goods brought into or on sale in the Municipal Market :—

(a) Vegetables and goods other than fresh fish, meat or pork—

(i) For each basket containing such goods 2*p.*

(ii) For every other receptacle whether full or not—

If not exceeding thirty okes gross 3*p.*

If exceeding 30 okes but not exceeding sixty okes gross 6*p.*

If exceeding sixty okes gross 9*p.*

(b) Oil—

(i) For every skin whether full or not 6*p.*

(ii) For every other receptacle whether full or not—

If of a capacity not exceeding 15 okes gross .. 4½*p.*

If of a capacity exceeding 15 okes gross .. 9*p.*

(c) Lime or gypsum—

For every load of sixty okes or part thereof 2*p.*

(2) Whenever any person who occupies permanently any place or space (other than a shop or stall or shed rented from the Council) in the Municipal Market, sells therein any of the goods chargeable under this bye-law, such person shall, for every twenty-four hours, pay in respect of such goods the fees in this bye-law prescribed, no matter whether he has already paid fees in respect of the same goods.

(3) No person who is a lessee of any shed or stall or shop allotted for the sale of perishable goods shall be charged with the fees prescribed in this bye-law."

4. Bye-law 21 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor :—

"21. The following tolls shall be paid to the inspector by every person selling fresh fish, that is to say—

(a) If the selling price of the fish is 2*s.* or less per oke, a toll of 1*p.* per oke or part thereof.

(b) If the selling price of the fish is more than 2*s.* per oke, a toll of 3*p.* per oke or part thereof."

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5. Bye-law 40 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor:—

“40. The following tolls shall be paid by every person exposing for sale in the fair markets the following goods, articles, things or animals, that is to say:—

- (a) For any goods, articles or things of any kind (including eatables and liquors) for the whole period of any of the said fairs, a toll from 1*p.* to twenty shillings, according to the value or quantity of such goods, articles or things, to be determined in each case by the inspector;
- (b) For animals—
 - (i) For every camel, horse, mule, ox or ass 9*p.*
 - (ii) For every goat or sheep 2*p.*
 - (iii) For every kid or lamb under three months, or swine 2*p.*”

6. Bye-law 100 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor:—

“100.—(1) The licensee shall pay in respect of the articles, goods or things he hawks about for sale or exposes for sale a fee in accordance with the scale set out hereinafter, for every day upon which he hawks, that is to say:—

- (a) Vegetables, fruits, etc.—
 - (i) For each small or large basket containing such goods 2*p.* daily.
 - (ii) For every load not exceeding thirty okes 3*p.* daily.
 - (iii) For every load exceeding thirty but not exceeding sixty okes gross 6*p.* daily.
 - (iv) If exceeding sixty okes gross 9*p.* daily.
- (b) For articles not otherwise enumerated.. .. . 4*p.*
- (c) For fancy bread or sweets of any kind—
A fee not less than $\frac{1}{2}$ *p.* but not more than 3*p.* according to the quantity or value of such fancy bread or sweets to be determined in each case by the inspector.
- (d) Fowl and chicken—
 - (i) For every live chicken or fowl 1*p.*
 - (ii) For every live turkey 3*p.*
 - (iii) For every chicken or fowl killed exposed for sale 2*p.*
 - (iv) For every turkey killed exposed for sale 4*p.*

(2) Every such fee shall be paid to the inspector.”

7. Bye-law 125 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor:—

“125.—(1) The following fees shall be paid to the inspector by the owner of, or the person slaughtering, any animal in the slaughter-house:

- (a) For every ox or cow of any age—
 - (i) If less than 35 okes in weight 5*s.*
 - (ii) If 35 okes and over, but not exceeding 80 okes 7*s.*
 - (iii) If 80 okes and over, but not exceeding 100 okes 8*s.* 4 $\frac{1}{2}$ *p.*
 - (iv) If 100 okes and over 12*s.*
- (b) For every goat or sheep of any age—
 - (i) If 6 okes in weight, or less 1*s.*
 - (ii) If exceeding 6 okes in weight 2*s.*
- (c) For every pig or swine of any age 1*p.* per oke in weight.

(2) Weight in this bye-law means the weight of the carcass after it is skinned, cleaned and dressed.”

8. Bye-law 137 of the principal Bye-laws (as amended on the 16th July, 1942 and 18th March, 1943) is hereby repealed and the following bye-law substituted therefor:—

“137.—(1) Whenever all the domestic needs of all persons entitled to a supply of drinking water have been satisfied and there is a surplus quantity of drinking water available for irrigation purposes such surplus quantity may be disposed of by the Municipal Corporation to persons residing within the Municipal limits on payment of a fee of 54 piastres for every hour of supply of water for irrigation or in proportion for a lesser period.

(2) Every person requiring a supply of town water for irrigation purposes shall apply therefor to the Inspector of Water Supplies who shall supply the applicant with such quantity of town water and at such time and in such manner as the said inspector may determine.

(3) The fee in this bye-law prescribed shall be paid to the Inspector of Water Supplies immediately after the quantity of the town water supplied has been utilized.”

9. The following Chapter and bye-law shall be inserted in the principal Bye-laws immediately after bye-law 138:—

“Chapter 17A.—Bore-hole Philippou Water.

138A.—(1) The Municipal Bore-hole “Philippou” situated at Morphou “Stefania” locality, will be used for irrigation purposes by persons residing within the Municipal limits on payment of a fee of forty five piastres for every hour.

(2) Every person requiring a supply of the water of this Bore-hole shall apply therefor to the Inspector of Water Supplies who shall supply the applicant with such quantity of this water and at such time and in such manner as the said Inspector may determine.

(3) The fee in this bye-law prescribed shall be paid to the Inspector of Water Supplies immediately after the quantity of the Bore-hole water supplied has been utilized.

(4) Whenever any person fails or neglects to pay in respect thereof the fee prescribed in this bye-law, the Mayor is entitled, in addition to the civil remedy for the recovery of the fee, to give directions that further supply of this water to such person shall be discontinued until the fee aforesaid due in respect thereof is paid or any contravention aforesaid is rectified to the satisfaction of the Mayor.”

10. Bye-law 200 of the principal Bye-laws is hereby amended by the deletion of the proviso thereof.

11. Bye-law 210 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor:—

“210. There shall be paid to the town clerk and treasurer in every year by any person keeping any of the following places or buildings the fee determined by the Council within the limits set out against each:—

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|--|---------|--------------|
| (a) For any khan or public stable | | from 10-40s. |
| (b) For any tannery | | ” 10-40s. |
| (c) For any place or building kept for the purpose of drying or storing skins | | ” 10-40s. |
| (d) For any farrier’s shop | | ” 10-40s. |
| (e) For any factory where steam, electric or machinery power is used or in which any explosive substance is used | | 20-60s. |
| (f) For any coffee-house | | ” 5-40s. |
| (g) For any kiln | | ” 5-40s. |
| (h) For every oven in a bakery | | ” 5-40s. |

REPL. S. L. 1950
2.3.50, p. 53.
AND S. L. 11.6
52, p. 227.

(i) For any restaurant	from 5-60s.
(j) For any barber's shop	5-40s.
(k) For any drinking shop	5-40s.
(l) For any pastry shop	5-40s.
(m) For any confectioner's shop	5-40s.
(n) For any pharmacy	10-40s.
(o) For any shoe-maker's shop	5-60s.
(p) For any printing office	10-60s.

The fee shall be in respect of the period ending on the 31st December of each year irrespective of the time when it becomes chargeable."

12. The Second Schedule of the principal Bye-laws (relating to Entertainment Duty) is hereby repealed and the following Second Schedule substituted therefor:—

"SECOND SCHEDULE—(Bye-law 176).

ENTERTAINMENT DUTY.

1. On each ticket the total price of which does not exceed 6p. $\frac{1}{2}p$.
2. On each ticket the total price of which exceeds 6p. but does not exceed 1s. 1p.
3. On each ticket the total price of which exceeds 1s. but does not exceed 2s. 2p.
4. On each ticket the total price of which exceeds 2s. but does not exceed 3s. 3p.
5. On each ticket the total price of which exceeds 3s. but does not exceed 4s. 4p.
6. On each ticket the total price of which exceeds 4s. 5p."

The above bye-laws have been approved by His Excellency the Governor.

(M.P. 1426/12/2.)

No. 382.

THE PUBLIC HEALTH (VILLAGES) LAWS, 1936 TO 1943.

RULES MADE BY THE VILLAGE HEALTH COMMISSION OF THE VILLAGE OF LEMONA UNDER SECTION 9.

In exercise of the powers vested in them by Section 9 of the Public Health (Villages) Laws, 1936 to 1943, the Village Health Commission of Lemona hereby make the following rules:—

1. These rules may be cited as the Village Health (Lemona) Rules, 1943, and shall come into operation on their publication in the *Gazette*.

2.—(1) Subject to the provisions of paragraphs (2) and (3) of this rule, the Village Health (Karavostasi) Rules, 1938, published in the *Gazette* of 4th March, 1938, shall—

(a) be deemed to be rules made by the Village Health Commission of Lemona and to be incorporated herein, and

(b) apply to the village of Lemona.

(2) The rules set out in Part I of the Schedule hereto shall be substituted for the corresponding rules of the Village Health (Karavostasi) Rules, 1938.

(3) Those rules of the Village Health (Karavostasi) Rules, 1938, mentioned in Part II of the Schedule hereto, shall not apply to the village of Lemona.