

**No. 226. The Municipal Corporations Laws, 1930 to 1937.**

## NOTIFICATION UNDER SECTION 121.

Whereas the properties described in the Schedule hereto are required by the Mayor, Deputy Mayor, Councillors and Townsmen of Famagusta (hereinafter referred to as "the Municipal Corporation") for the public purpose of widening the streets:

And whereas the formalities prescribed by sections 119 and 120 of the Municipal Corporations Laws, 1930 to 1937, have been complied with:

And whereas His Excellency the Governor has approved of the plans submitted in that behalf and considers it expedient, having regard to all the circumstances, that the Municipal Corporation should be permitted to acquire the said properties for the above public purpose:

Now, therefore, in exercise of the powers vested in him by section 121 of the Municipal Corporations Laws, 1930 to 1937, His Excellency the Governor has been pleased to sanction and hereby sanctions the acquisition of the properties described in the Schedule hereto by the Municipal Corporation.

## SCHEDULE.

Name of Proprietor.	Number and Date of Registration.	Nature of Property.	Sheet Plan and Plot Nos.	Boundaries as per Registration.	Portion to be acquired.
Osman Nuri Behaeddin, of Famagusta.	323 of 1/5/14 Famagusta.	Building site.	Plot 325 of Famagusta Town plan (Scale 1/1250).	Road; Tifi Hanum Behaeddin and others; Road.	The whole.
Ali Vefa Tayyar.	511 of 2/7/32 Famagusta.	One shop with verandah.	Plot 517 of Famagusta Town plan (Scale 1/1250).	Road; Ibrahim Sirri Ahmed; Ahmed Vassif Baritjizade; Road.	The whole.

Dated the 27th day of November, 1937.

(M.P. 1333/35.)

**No. 227. The Municipal Corporations Laws, 1930 to 1937.**

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

In exercise of the powers vested in them by the Municipal Corporations Laws, 1930 to 1937, and otherwise, the Council of the Municipal Corporation of Lefkara hereby make the following Bye-laws:—

1. These Bye-laws may be cited as the Municipal Corporation (Lefkara) Amendment Bye-laws, 1937, and shall be read as one with the Municipal Corporation (Lefkara) Bye-laws, 1931, (hereinafter called "the Principal Bye-laws"), and the Principal Bye-laws and these Bye-laws may together be cited as the Municipal Corporation (Lefkara) Bye-laws, 1931 and 1937.

Gazette:  
4.9.1931.

2. The following Bye-laws shall be inserted in the Principal Bye-laws immediately after Bye-law 133 thereof :—

“ 133A.—All expenses for the conveyance of drinking water from the main to private premises or building or place shall be borne by the owner or occupier thereof in addition to any other expense which might be incurred for the repair of pipes and streets through which the drinking water is conveyed :

Provided that the above work with regard to the said conveyance of drinking water to private premises or building or place shall be carried out by the Municipal Corporation at the expense of the person for whom such conveyance of drinking water is made.

133B.—Every person requiring any drinking water to be conveyed from the main to his private premises or building or place shall, at the request of the Mayor, deposit with the Municipal Corporation a sum equal to the estimated expenditure for such conveyance and the estimated cost required for the repair of the pipes and streets through which the said conveyance will be made, and in default thereof the Mayor may refuse such conveyance of drinking water.

133C.—The Mayor or any other Municipal officer authorized in that behalf may inspect at any reasonable time any premises or building or place to which drinking water is supplied and may regulate the supply thereof.

133D.—No owner or occupier or lessee of any premises or building or place supplied with drinking water shall do anything or shall cause anything to be done which is calculated to increase his supply of drinking water.

133E.—The Municipal Corporation will not be responsible for the failure whether total or partial of the drinking water or if in consequence of such failure any owner or occupier or lessee of any premises or building or place supplied with drinking water cannot obtain drinking water during all or any of the hours of any day or night.

133F.—(1) The following rates for the supply of drinking water shall be paid in advance by the owner or occupier or lessee of any premises or building or place within the municipal limits supplied with drinking water, that is to say :—

- |   |      |
|---|------|
| (a) For a daily supply of 50 gallons of drinking water  |      |
| for a period of six months .. .. .                      | 6s.  |
| (b) For a daily supply of 100 gallons of drinking water |      |
| for a period of six months .. .. .                      | 10s. |

(2) The quantity of drinking water supplied to each person and the mode of measuring such quantity shall be regulated from time to time by the Council.

(3) The rates in this bye-law prescribed shall be paid to the town clerk and treasurer.

(4) In this bye-law the term ‘six months’ means a period commencing on the 1st day of January and ending on the 30th day of June in any one year or a period commencing on the 1st day of July and ending on the 31st day of December in any one year, and includes any part thereof.

133G.—Whenever any person who is entitled to a supply of drinking water—

- (a) fails or neglects to pay in respect thereof the rates in bye-law 133F. (1) of these Bye-laws prescribed, or
- (b) contravenes any bye-law in this part of these Bye-laws contained,

it shall be lawful for the Mayor to give directions that such supply of drinking water to such person shall be discontinued until the rates aforesaid due in respect thereof are paid or any contravention aforesaid is rectified to the satisfaction of the Mayor, as the case may be.”

3. The following bye-law shall be substituted for bye-law 134 of the Principal Bye-laws :—

“ 134. In this part of these Bye-laws—

the term ‘ drinking water ’ means any water with which the village of Lefkara is supplied and over or in which the Municipal Corporation exercises ownership or control ;

the term ‘ water supply ’ includes all channels, wells, aqueducts, pipes, reservoirs, engines, towers and other constructions or appliances connected with the drinking water.”

4. The following heading and bye-laws shall be inserted in the Principal Bye-laws immediately after bye-law 184 thereof :—

#### “ PART XVI A.

#### FEEES FOR WEIGHING AND MEASURING GOODS.

184A. Whenever any municipal weigher is requested by any person to weigh or measure any goods other than any of the goods specified in the Twelfth Schedule to the Municipal Corporations Laws, 1930 to 1937, such person shall pay to the municipal weigher, for the use of Municipal Corporation, upon such weighing or measuring a fee at the rate of one *para* per oke in respect thereof :

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 or measuring shall be twenty *paras*.

184B.—(1) For every fee paid to the municipal weigher under this part of these Bye-laws, 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.

(2) Every person paying such fee shall require the municipal weigher to whom the same is paid to furnish him with such printed receipt.

184c. Nothing in this part of these Bye-laws contained—

- (a) shall apply or shall be taken to apply to the weighing or measuring of any goods specified in the Twelfth Schedule to the Municipal Corporations Laws, 1930 to 1937, or
- (b) shall be taken or construed to give to any municipal weigher or to the Municipal Corporation any right to demand the compulsory weighing or measuring of any goods to which bye-law 184A of these Bye-laws applies.”

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

(M.P. 2088/08/2.)