merits of each case set out against e	ach suc	h place	or	buildin	g, that
is to say:—				From	To
				8.	8.
(a) For any khan or public stable	·		, .	10	40
(b) For any tannery \dots				10	40
(c) For any place or building kept for the purpose					
of drying or storing skins	• •		•••	. 5	40
(d) For any farrier's shop	• • •			5	20
(e) For any factory where steam,	electric	or med	cha-		
nical power is used or in which any explosive					
substance is used	• •	• •		10	1,000
(f) For any coffee-house				5	60
(g) For any kiln \ldots			٠.	5	100
(h) For any oven in a bakery				5	60
(i) For any restaurant				5	100
(j) For any barber's shop \dots				5	40
(k) For any drinking shop \dots				5.	100
(l) For any pastry shop				5	100
(m) For any confectioner's shop	• •			5	100
(n) For any pharmacy		• •		\tilde{s}	60
(o) For any shoe-maker's shop				5	100
(p) For any printing office				5	100
The fee shall be in respect of the period	d ending	g on the	e 31s	t Dece	\mathbf{mber}
of each year irrespective of the time when it becomes chargeable."					
5. Bye-law 157 of the principal Bye-laws is hereby amended:—					
(a) by the deletion of the words ":	not exce	eding	£5 p	er ann	um ''
in the last line of paragraph (a) of the said bye-law and the substitu-					
tion therefor of the words "not exceeding £12 per annum", and					
(b) by the deletion of the words "not exceeding £2 per annum"					
in the fourth and fifth lines of paragraph (b) of the said bye-law and					
the substitution therefor of the words "not exceeding £5 per annum".					
6. These bye-laws shall be deemed to have come into operation on					
on the 1st day of January, 1947:					
Provided always that nothing herein contained—					
(a) shall enable or authorize the Municipal Corporation to claim,					

(a) shall enable or authorize the Municipal Corporation to claim, charge or collect any more fees in any matter in respect of which the fees have already been paid in accordance with the scale of fees which, but for this bye-law, were in force at the time of payment;

(b) shall involve or expose any person to any liability, civil or criminal, in respect of any act done or left undone by such person in conformity with any provision which, but for this bye-law, was in force at the time when the act was done or left undone.

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

No. 207.

THE DEFENCE (CONTROL OF FUEL AND CHARCOAL) ORDER, 1944.

NOTICE No. 8 UNDER CLAUSE 10.

The Second Schedule to the above Order is hereby amended by the deletion from Part 1 thereof of the whole of Part B (relating to prices of fuelwood in certain villages in Nicosia and Limassol Districts).

P. P. TAYLOR,
Controller of Supplies,
Transport and Marketing,
Competent Authority.