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The Editor of "The Cyprus Gazette" will be glad to receive corrections of any errors or omissions that may be discovered in this Index.

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ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



THE CYPRUS GAZETTE.

(Published by Authority.)

Number 186

SATURDAY, JANUARY 2ND, 1886.

[No. 1.]

LEGISLATIVE COUNCIL.

MEMBER returned to serve in the Legislative Council of Cyprus.

3rd Electoral District, Limassol and Papho.

Socrates Niclaos Francoudes, in the place of Demetrios Pierides, who has resigned.

Dated 24th December, 1885.

[No. 2.]

HIS Excellency the High Commissioner has been pleased to appoint Mr. Lawrence Olive to be, until further orders, Local Commandant of Police and Assistant to the Commissioner at Larnaca.

Dated 11th December, 1885.

[No. 3.]

UNDER the power and authority in him vested by "The Cyprus Courts of Justice Order, 1882," His Excellency the High Commissioner has been pleased to make the following appointment:—

Achilles Kyriakides to act as an Ordinary Judge of the District Court of Nicosia from the 17th of December, 1885, during the absence of Sophocles Lissandrides.

Dated 17th December, 1885.

[No. 4.]

HIS Excellency the High Commissioner has been pleased to make the following appointment:—

Youssouf Zia Eff. to be Assistant Land Registry Clerk, Larnaca, *vice* Rahmi Eff. transferred to Kyrenia.

Dated 18th May, 1885.

[No. 5.]

LAND REGISTRY OFFICE.

FEES FOR SEARCHES.

WITH reference to Notice No. 4 of *Gazette* No. 159, dated February 28th, 1885, His Excellency the High Commissioner has been pleased to direct that a creditor shall be deemed to be interested in the property of a debtor against whom he may have obtained judgment.

Information may be given to such creditors on payment of the same fees and on the same conditions as those laid down in the Notice before mentioned.

Dated 28th December, 1885.

[No. 6.]

QUARANTINE NOTICE.

CHOLERA.

WITH reference to Government Notice of the 29th August, 1885, His Excellency the High Com-

missioner is pleased to direct that arrivals from Spain, Algeria, Tunis or Corsica shall be admitted to free pratique from this date.

Dated 23rd December, 1885.

[No. 7.]

QUARANTINE NOTICE.

CHOLERA.

UNDER the powers vested in him by "The Quarantine Ordinance, 1879," and in consequence of the outbreak of Cholera, His Excellency the High Commissioner is pleased to direct that—

1. All vessels arriving in any port or part of Cyprus, except Larnaca, from Venice and Trieste without having performed quarantine at an intermediate port shall be repelled.

2. All arrivals at Larnaca from Venice or Trieste shall undergo a quarantine of eleven clear days.

3. Passengers' baggage and merchandise will be landed in quarantine, there to undergo the disinfection considered necessary. Rags will be repelled; non-susceptible merchandise will not be liable to quarantine.

4. Mails arriving direct from the ports mentioned will be landed in quarantine, disinfected, and delivered to the Postal authorities with the greatest possible despatch.

Dated 31st December, 1885.

[No. 8.]

QUARANTINE NOTICE.

CHOLERA.

WITH reference to the Government Notice of the 31st ultimo, His Excellency the High Commissioner, under the powers vested in him by "The Quarantine Ordinance, 1879," is pleased to reduce the quarantine to be undergone by arrivals from Venice and Trieste to 48 hours.

Dated 1st January, 1886.

[No. 9.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 2nd of January, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	" "
	Mersina	" "
	Caradash	" "

2nd January, 1886.

F. C. HEIDENSTAM,
Chief Medical Officer.

[No. 10]

£10 REWARD.

WHEREAS on the 21st of November last one Yorghis Petri, of Alambra, in the District of Nicosia, was stabbed, it is alleged, by one Anastassi Kyriako of the same village, and has since died of the wounds received, and whereas a warrant for the arrest of the said Anastassi Kyriako has been issued.

Notice is hereby given that a Reward of £10 will be paid to any person or persons who will give such information as may lead to the apprehension of the said Anastassi Kyriako, the description of whom is as follows:—age, 35 years; height about 5 ft. 11 in.; complexion, fair; figure, stout; wears a moustache but no beard; occupation, agriculturist.

Dated 22nd December, 1885.

[No. 11.]

KYRENIA MUNICIPALITY.

THE following Bye-Laws which have been approved by the High Commissioner are published for general information:—

Bye-Laws for the regulation of Municipal Elections made under the provisions of Clause 25 of the "Municipal Councils Ordinance, 1882."

1. The ordinary annual Municipal Election shall take place on the 21st day of March in each year, unless that day should fall on a Sunday, when the election shall take place on the Monday following.

2. Every election of Councillors shall be held at the Municipal Office between the hours of 10 a.m. and 4 p.m.

3. The President of the Municipal Council, or in his absence the Vice-President, shall exercise jurisdiction over every election. But the President's and Vice-President's presence is not required at the meeting for a poll and counting of votes.

4. Every ballot shall, if necessary, take place at the Municipal Office between the hours of 9 a.m. and 4 p.m. upon the day following the nomination day, unless that day should fall on a Sunday, when the ballot shall take place on the Monday following.

5. The votes shall be counted by the Presiding officer as soon as possible after the close of the poll, and the President and Vice-President of the Municipality can be present at the counting of the votes, should they desire to be so.

Kyrenia, 21st July, 1885.

(Signed) HADJI MUSTAPHA KHOULOSSI, President.
 ,, AHMED MOLLA MEHMED, Vice-President.
 ,, ABDOULLAH, Member.
 ,, HASSAN SALIH TCHAOUSS, Member.
 ,, MEHMED, Member.
 ,, D. A. MICHAELIDES, Member.
 ,, J. DEMETRIADES, Member.
 ,, HADJI K. HADJI ANDREA, Member.

[No. 12.]

LAPITHOS MUNICIPALITY.

THE following Bye Laws which have been approved by the High Commissioner are published for general information:—

Bye-Laws for the regulation of Municipal Elections made under the provisions of Clause 25 of the "Municipal Councils Ordinance, 1882."

1. The ordinary annual election of Councillors shall take place on the 20th day of March in each year, unless that day should fall on a Sunday, when the election shall take place on the Monday following.

2. Every Election of Councillors shall be held at the Municipal Office between the hours of 9 a.m. and 5 p.m.

3. The President of the Municipal Council, or in his absence the Vice-President, shall preside at every election except at the meeting of a poll and counting of votes.

4. Every ballot shall take place at the Municipal Office between the hours of 10 a.m. to 12 noon and 1 to 5 p.m. upon the day following the nomination day, unless the day of the poll should fall on a Sunday, when the poll shall take place on the Monday following.

5. The votes shall be counted by the presiding officer immediately after the close of the poll, and the President or Vice-President of the Municipality may be present at the counting.

Lapithos, 23rd July, 1885.

(Signed) A. KOUMIDES, President.

,, HADJI CHARITON KYRIAKIDES, Vice-President.
 ,, HADJI DIMITRI SAVA, Member.
 ,, HADJI CHRISTOFI PARASKEVA, Member.

[No. 13.]

KARAVAS MUNICIPALITY.

THE following Bye-Laws which have been approved by the High Commissioner are published for general information:—

Bye-Laws for the regulation of Municipal Elections made under the provisions of Clause 25 of the "Municipal Councils Ordinance, 1882."

1. The ordinary annual election of Councillors shall take place on the 18th day of March in each year, but should the said day fall on a Sunday the election shall take place on the Monday following.

2. Every election of Councillors shall be held at the Municipal Office between the hours of 9 a.m. and 12 noon.

3. The President of the Municipal Council, or in his absence the Vice-President, shall preside at every election, except at the meeting for a poll and counting of votes.

4. Every ballot shall take place at the Municipal Office between the hours of 9 a.m. and 12 noon and 3 and 5 p.m. upon the day following the nomination day, unless the said day should fall on a Sunday, when the ballot shall take place on the Monday following.

5. The votes shall be counted by the presiding officer immediately after the close of the poll, and the President or Vice-President of the Municipality may be present at the counting.

Karavas, 25th July, 1885.

(Signed) KYPRIANOS P. DOUBLIA.

,, YEORGI KYRIAKIDES.
 ,, CHRISTODOULO HADJI STAVRINO.
 ,, NICOLAS KYPRIANO.

Published by Command,

FALK. WARREN,

Chief Secretary to Government.

Price 2 Piastres.



THE CYPRUS GAZETTE.

(Published by Authority.)

Number 187

SATURDAY, JANUARY 16TH, 1886.

[No. 1.]

THE Secretary of State for the Colonies has intimated that Her Majesty has been graciously pleased to confirm and allow the following Law enacted by the Legislative Council of Cyprus:—

No. IX. of 1885, entitled, "For making Supplementary Provision for the Contingent Charges of the Twelve Months ending the Thirty-first day of March, 1885."

[No. 2.]

LEGISLATIVE COUNCIL.

DRAFTS of the following Laws which it is proposed to lay before the Legislative Council are published for general information in a Supplement to this Gazette:—

- "To abolish the Punishments of Detention and Exile, and to substitute other Punishments in lieu thereof."
- "For the Prevention of Cruelty to Animals."
- "To regulate Enquiries into Wrecks, and to provide for the Custody and Disposal of Wrecked Property."

[No. 3.]

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 70.

IN exercise of the powers vested in him by the "Customs and Excise Ordinance, 1879," and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order and it is hereby ordered that, from and after the date hereof, it shall be lawful to import into Cyprus Gunpowder, Shot, Percussion Caps and Cartridges at the port of Limassol;

Provided always that it shall not be lawful for any person to import Gunpowder or Cartridges at the above-mentioned port in any greater quantity than ten okes or twenty-eight pounds.

Given under my hand and official seal at Nicosia this 5th day of January, 1886.

ROBERT BIDDULPH,
High Commissioner.
H. M. SINCLAIR,
Capt. R.E.
Clerk of Council.

[No. 4.]

RULES OF COURT.

HIS Excellency the High Commissioner with the advice and assistance of the Chief Justice is pleased to order that in lieu of the fees in the scale of fees prescribed by the order of His Excellency of the 12th day of March, 1883, mentioned as payable

in criminal matters, the fees to be taken in respect of such matters shall, on and from the first day of February, 1886, be the fees specified in the schedule hereto, which are in the following Rules referred to as the "prescribed fees," and the collection and taking thereof shall be governed by the following Rules:—

1. Any summons whether to a person to appear and answer to a charge or to attend and give evidence or produce any document before a Magisterial Court when issued by the direction of the Court or on the application of any official in the employment of the Government of Cyprus applying in his official capacity shall be issued without payment of any fee and where it shall appear to a Magisterial Court to which application is made for the issue of any such summons as aforesaid that the applicant has a genuine and *boni fide* cause of complaint and that he has not sufficient means to pay the prescribed fees any such summons may be issued by the direction of the Court or any member thereof without payment of any fee. In all other cases the prescribed fee shall be paid.

2. Where a member of a Magisterial Court shall direct the issue of any summons without payment of a fee he shall deliver to the person applying for the issue of such summons a certificate or statement in writing signed by such member, and stating (1) the names of the complainant and accused, (2) the nature of the offence complained of, (3) that the summons is to be issued without payment of fee, and (4) the date when it was signed.

3. Any such certificate or statement may direct the issue of any number of summonses; but the name of every person on whom any summons is intended to be served shall be stated therein: and no summons shall be issued without payment of the prescribed fee unless it be a summons addressed to some person named in any such certificate or statement, or unless it be issued by direction of the Court or on the application of some official in the employment of the Government of Cyprus made by him in his official capacity.

4. On presentation of any such certificate or statement as aforesaid within three days of the date thereof (but not later) to the Registrar, the summonses thereby directed to be issued without payment of fee shall be issued accordingly.

5. The Registrars and clerks of the District Court of any District shall not be deemed to be officers of any Magisterial Court of the same District except for the purpose of issuing summonses and copies of depositions and receiving and accounting for the fees payable thereon.

6. The prescribed fees shall be paid by the persons chargeable with the payment thereof before the issue of the summonses in respect of which the same are respectively payable and shall be collected, taken,

and paid in the same manner as fees of Court are directed to be collected, taken, and paid by any Rules of Court for regulating the collection, taking, and payment of fees generally.

THE SCHEDULE ABOVE REFERRED TO.

	s. c.p.
On the issue of a summons to an accused person	2 0
On the issue of a summons to any person to attend and give evidence or to produce any document.....	1 0
On furnishing copy of depositions (to be paid as nearly as can be estimated on application for the copy and before the same is prepared)	Such sum as the Court directs not exceeding 4 piastres for each 100 words.

Given under the hand and official seal of the High Commissioner and the hand of the Chief Justice this 13th day of January, 1886.

(Signed) R. BIDDULPH,
High Commissioner.

(Signed) ELLIOT C. BOVILL,
Chief Justice.

[No. 5.]

HIS Excellency the High Commissioner has been pleased to make the following appointment:—

Mr. Alfred Karslake Bovill, to be Assistant to the Director of Survey and the Principal Forest Officer.

Dated 13th January, 1886.

[No. 6.]

STENELOS Photinos, Compounder and Medical Storekeeper, has been removed from the Government Service for absence without leave, with effect from and including the 7th of October, 1885.

[No. 7.]

MOLLAH Hussein, Customs Guard, has been dismissed from the Government Service, with effect from and including the 17th of November, 1885.

[No. 8.]

MEHMED Esad, Customs Clerk, Kyrenia, has been removed from the Government Service for absence without leave, with effect from and including the 17th of November, 1885.

[No. 9.]

THE CONTAGIOUS DISEASES (ANIMALS') ORDINANCE, 1880.

REFERRING to the notices of the outbreak of disease among sheep and goats published in *Gazettes* No. 170, 180 and 185 respectively dated the 20th June, 1885, the 10th October, 1885, and the 19th December, 1885, His Excellency the High Commissioner, having received information that the disease referred to is not communicable to goats, is pleased to rescind the portions of the said notices relating to goats. The prohibition as to the movement of sheep will remain in force.

Dated 8th January, 1886.

[No. 10.]

THE CONTAGIOUS DISEASES (ANIMALS') ORDINANCE, 1880.

HIS Excellency the High Commissioner, under the full power and authority vested in him by "The Contagious Diseases (Animals') Ordinance, 1880," is pleased to notify that the undermentioned places have been declared to be free from animal disease, and that the pro-

hibition as to the moving of sheep into or out of those areas contained in *Gazette* No. 180, of the 10th of October, 1885, is hereby removed.

Pasha Chiftlik, Sophtades, Tersefano, Dromolaxia and Kiti (Larnaca District).

Dated 15th January, 1886.

[No. 11.]

QUARANTINE NOTICE.

CHOLERA IN SPAIN.

UNDER the powers vested in him by "The Quarantine Ordinance, 1879," and in consequence of the outbreak of Cholera in Spain, His Excellency the High Commissioner is pleased to direct that—

1. All vessels arriving in any port or part of Cyprus, except Larnaca, from any port or part of Spain, without having performed quarantine at an intermediate port, shall be repelled.

2. All arrivals at Larnaca from any port or part of Spain shall undergo a quarantine of five clear days.

3. Passengers' baggage and merchandise will be landed in quarantine, there to undergo the disinfection considered necessary. Rays will be repelled; non-susceptible merchandise will not be liable to quarantine.

4. Mails arriving direct from the parts mentioned will be landed in quarantine, disinfected, and delivered to the Postal authorities with the greatest possible despatch.

Dated 14th January, 1886.

[No. 12.]

GOVERNMENT NOTICE.

MACHERA RESERVED FOREST.

NOTICE is hereby given that the pasturing of sheep, goats and cattle within the limits hereinafter mentioned is strictly prohibited.

So much of the Macheria Forest as is comprised within the following boundaries:—

By a line starting from the summit of the hill known as Kionia and following the course of Ayios Onouphrios river to the point where it is crossed by the Delimitation line near the church of Ayios Onouphrios, between cairns No. 92 and No. 1; thence by a straight line to the south side of the Mandra Kambiou, and thence by a straight line to cairn No. 1; from there by a line running eastwards, following that of the delimitation, to the point where it crosses the main stream of the Yalias river, and thence up the course of the said stream to the hill Kionia.

Any person pasturing any sheep, goats or cattle, or allowing the same to trespass within the limits of the forest above described, will be prosecuted according to Law.

This Order supersedes the Order dated 1st August, 1885, published in *Gazette* No. 174 of the same date.

Dated 26th December, 1885.

[No. 13.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 16th of January, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	(Alexandretta	" "
	Mersina	" "
Syria	(Caradash	" "
	Acre	Sheep disease

16th January, 1886.

F. C. HEIDENSTAM,
Chief Medical Officer.

[No. 14.]

MUNICIPAL COUNCIL, LIMASSOL.

HIS Excellency the High Commissioner under the power and authority vested in him by "The Municipal Councils Law, 1885," is pleased to approve the following Bye-Law made by the Municipal Council of Limassol:—

Bye-Law No. 1. The following fees shall be levied on animals slaughtered in the Municipal slaughter-house:—

For each sheep or goat	1s.
„ young lamb.....	4½c.p.
„ ox	2s. 4½c.p.
„ pig	2s.

(Signed) Dr. KARAGEORGIADIS, President.
 HAFUZ RASHID EFF., Vice-President.
 CHAS. CHRISTIAN, Member.
 HADJI HUSSEIN AGHA, Member.
 G. S. CONSTANTINIDES, „
 L. LUCAIDI. „
 J. ARAOUSO. „

Limassol, 8th January, 1886.

Published by Command,
 FALK. WARREN,
 Chief Secretary to Government.

Price 2 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

The
CYPRUS  GAZETTE.
SUPPLEMENT.

(Published by Authority.)

SATURDAY, JANUARY 16TH, 1886.

DRAFT OF A LAW,

“ TO ABOLISH THE PUNISHMENTS OF DETENTION AND EXILE, AND TO SUBSTITUTE OTHER PUNISHMENTS IN LIEU THEREOF.”

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows :—

1. In this Law the following expressions shall have the following meanings, viz. :—

Definition.

“ Detention for life ” shall mean the punishment defined in Article 23 of the Ottoman Penal Code.

“ Temporary detention ” shall mean the punishment defined in Article 24 of the said Code.

“ Exile for life ” shall mean the punishment defined in Article 28 of the said Code.

“ Temporary exile ” shall mean the punishment defined in Article 35 of the said Code.

“ Hard labour ” shall mean the punishment defined in Article 19 of the said Code.

“ Imprisonment ” shall mean the punishment defined in Article 34 of the said Code.

2. From and after the passing of this Law no person shall be sentenced for any offence to undergo the punishment of detention or that of exile.

Punishments of detention and exile abolished.

3. Any person who if this Law had not been passed might have been sentenced to detention for life or temporary detention shall after the passing of this Law be liable to be sentenced to undergo hard labour for any term not exceeding the maximum term of detention to which he might have been sentenced if this Law had not been passed, or imprisonment for any term, as the Court by which such person is convicted may direct.

Punishment substituted for detention.

4. Any person who if the Law had not been passed might have been sentenced to exile for life shall after the passing of this Law, be liable to be sentenced to undergo hard labour for any term not exceeding 20 years or imprisonment for any term, as the Court by which such person is convicted may direct.

Punishment substituted for exile for life.

5. Any person who if this Law had not been passed might have been sentenced to temporary exile shall after the passing of this Law be liable to be sentenced to undergo imprisonment for any term.

Punishment substituted for temporary exile.

6. Every offence punishable with hard labour under this Law shall be triable upon information before an Assize Court and not otherwise.

Jurisdiction.

7. This Law may be cited as “ The Penal Code Amendment Law, 1886.”

Short title.

DRAFT OF A LAW,

“FOR THE PREVENTION OF CRUELTY TO ANIMALS.”

Preamble. Whereas it is expedient to make provision for the prevention of the cruel and improper treatment of domestic animals.

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

Definition. 1. In this Law the word animal shall mean any camel, horse, mare, gelding, bull, ox, cow, heifer, steer, calf, mule, ass, sheep, lamb, hog, pig, sow, goat, dog, cat, fowl, or other domestic animal.

Penalty for cruelty to animals. 2. From and after the passing of this Law, any person who shall cruelly beat, illtreat, over-drive, over-ride, abuse, or torture any animal shall be guilty of an offence, and shall for every such offence be liable to a fine not exceeding £5 or to imprisonment for any term not exceeding two months.

Compensation for damage done by cruelty to animals. 3. If any person shall, by committing any offence under this Law, cause any damage or injury to be done to any animal, or shall thereby cause any damage or injury to be done to any person or to any property, every such offender shall on conviction pay to the owner of such animal (if the offender shall not be the owner thereof), or to the person who shall sustain damage or injury as aforesaid, such sum of money by way of compensation, not exceeding £10, as the Court shall adjudge.

Provided that the payment of such compensation or imprisonment for the non-payment thereof shall not prevent or in any manner affect the punishment to which such offender may be liable for or in respect of the beating, illtreating, or abusing of the said animal.

Provided also that nothing herein contained shall prevent any proceeding by action against such offender or his employer where the amount of the damage or injury is not sought to be recovered under this Law.

Complaints to be made within one month to Magisterial Court. 4. Every complaint under the provisions of this Law shall be made within one calendar month after the cause of such complaint shall arise, and every offence committed against this Law may be heard and determined by any Magisterial Court within whose jurisdiction such offence shall have been committed.

Short title. 5. This Law may be cited as “The Cruelty to Animals Law, 1886.”

DRAFT OF A PROPOSED LAW,

“TO REGULATE ENQUIRIES INTO WRECKS, AND TO PROVIDE FOR THE CUSTODY AND DISPOSAL OF WRECKED PROPERTY.”

Definitions. 1. In this Law—
“Consular Officer” shall include any person for the time being discharging the duties of Consul or Vice-Consul.

“Receiver” shall mean any person authorised by this Law to act as Receiver of Wreck.

“Ship” shall include any description of vessel not impelled by oars.

“Owner” in the case of a ship shall include the master and every other person who is for the time being entitled, either as owner or agent for the owner, to receive the freight, demurrage or charges payable in respect of such ship, and in the case of goods shall include every person who is for the time being entitled, either as owner or agent for the owner, to the possession of any goods, subject in the case of a lien, if any, to such lien.

“Wreck” shall include the following, when found in the sea or any tidal water or the shores thereof; that is to say—

(a). Goods which have been cast into the sea and sink and remain under water.

(b). Goods which have been cast or fall into the sea and remain floating on the surface.

(c). Goods which are sunk in the sea, but are attached to a floating object in order that they may be found again.

(d). Goods which are thrown away or abandoned, and any ship abandoned without hope or intention of recovery.

“Commissioner” of a district shall include any person having authority to act for such Commissioner.

“Hard labour” shall mean the punishment defined by Art. 19 of the Ottoman Penal Code.

“Imprisonment” shall mean the punishment defined by Art. 34 of the Ottoman Penal Code.

Enquiries as to Wrecks, etc.

2. In any of the cases following—that is to say, whenever any ship is lost, stranded, abandoned, or materially damaged on or near the coasts of Cyprus ;

Enquiries to be instituted in cases of wreck and casualty.

Whenever any ship causes material damage to another ship on or near such coasts ;

Whenever by reason of any casualty happening in or on board of any ship on or near such coasts loss of life ensues ;

Whenever such loss, stranding, abandonment, damage, or casualty happens elsewhere, and any competent witnesses thereof arrive or are found at any place within Cyprus ;

It shall be lawful for the Commissioner of the District in which, or nearest to the place where, such loss, stranding, abandonment, damage, or casualty occurred, if the same occurred on or near the coasts of Cyprus, but if the same occurred elsewhere, for the Commissioner of the District in which such witnesses as aforesaid are found or can conveniently be examined, or in either case for any person appointed for the purpose by the High Commissioner, to make enquiry respecting such loss, stranding, abandonment, damage, or casualty.

3. Every Commissioner or other person acting under the provisions of clause 2 hereof shall have the following powers—that is to say :

Powers of Officer conducting

(a). He may go on board any ship, and may inspect the same or any part thereof, or any of the machinery, boats, equipments, or articles on board thereof to which the provisions of this Law apply, not unnecessarily detaining or delaying her from proceeding on any voyage.

(b). He may enter and inspect any premises the entry or inspection of which appears to him to be requisite for the purpose of the report which he is directed to make.

(c). He may, by summons under his hand, require the attendance of all such persons as he thinks fit to call before him and examine for such purpose, and may require answers or returns to any enquiries he thinks fit to make.

(d). He may require and enforce the production of all books, papers, or documents which he considers important for such purpose.

(e). He may administer oaths or may, in lieu of requiring or administering an oath, require every person examined by him to subscribe a declaration of the truth of the statements made by him on his examination.

Every witness so summoned shall be allowed such expenses as would be allowed to a witness attending on a summons to give evidence before the Supreme Court ; and in case of any dispute as to the amount of such expenses, the matter shall be referred to one of the Judges of the Supreme Court.

Every person who refuses to give evidence before such Commissioner or other person as aforesaid, or who refuses to make any answer, or to give any returns, or to produce any document in his possession, or to make or subscribe any declaration, which such Commissioner or other person is hereby empowered to require, shall for each offence incur a penalty not exceeding £10.

4. Every such Commissioner or other person shall examine the witnesses on such enquiry as to the following matters :—

Matters to be enquired into.

(a). The name and description of the ship ;

(b). The names of the master and of the owners ;

(c). The names of the owners of the cargo ;

(d). The ports or places from and to which the ship was bound ;

(e). The occasion of the distress of the ship ;

(f). The services rendered ;

(g). Such other matters or circumstances relating to such ship or to the cargo on board the same, as he thinks necessary.

The Commissioner or other person shall take such examination down in writing, and shall make a report upon the nature and causes

of the loss, damage, or casualty as to which the enquiry is held, and shall make three copies of such evidence and two copies of such report, and shall forward the same to the Chief Secretary of the Government of the Island, who shall retain a copy of such evidence and report, and shall forward a copy of such evidence to the Secretary for managing the affairs of Lloyds in England, and a copy of such evidence and of such report to the Board of Trade in England.

Penalty for impeding Officer in the discharge of his duty.

5. Any person who wilfully impedes any such Commissioner or other person in the execution of his duty, whether on board ship or otherwise, shall incur a penalty not exceeding £10, and may be seized and detained by such Commissioner or by any person or persons whom he may call to his assistance until such offender can be conveniently taken before some competent Court or Magistrate.

Receivers of Wreck.

Receivers of wreck.

6. It shall be lawful for the High Commissioner from time to time, by writing under his hand and the Official Seal of the Island of Cyprus, to appoint such persons as he shall think fit to be Receivers of Wreck in each District in Cyprus. Such Receivers of Wreck shall perform the duties and exercise the powers hereinafter mentioned, and are hereinafter referred to as "the Receiver."

Duty of Receiver when any ship is stranded or in distress.

Whenever a ship or boat is stranded or in distress at any place on the shore of the sea within the limits of the Island of Cyprus, the Receiver in the district within which such place is situate shall, upon being made acquainted with such accident, forthwith proceed to such place, and upon his arrival there he shall take the command of all persons present, and assign such duties to such person, and issue such directions as he may think fit with a view to the preservation of such ship or boat and the lives of the persons belonging thereto, and the cargo and apparel thereof, and if any person wilfully disobeys such directions, he shall forfeit a sum not exceeding £50; but it shall not be lawful for such Receiver to interfere between the master of such ship or boat and his crew in matters relating to the management thereof, unless he is requested so to do by such master.

Powers of Receiver in case of such accident to any ship or boat.

7. The Receiver may, with a view to such preservation as aforesaid of the ship or boat, persons, cargo and apparel, do the following things—that is to say :

(a). Summon such number of men as he thinks necessary to assist him ;

(b). Require the master or other person having the charge of any ship or boat near at hand to give such aid with his men, ship, or boats as may be in his power ;

(c). Demand the use of any waggon, cart, or horses or other beasts of burden that may be near at hand ;

and any person refusing, without reasonable cause, to comply with any summons, requisition, or demand so made as aforesaid shall for every such refusal incur a penalty not exceeding £50.

All articles washed ashore or lost or taken from any ship or boat to be delivered to the Receiver.

8. All cargo and other articles belonging to such ship or boat as aforesaid that may be washed on shore, or otherwise be lost or taken from such ship or boat, shall be delivered to the Receiver, and any person, whether he is the owner or not, who secretes or keeps possession of any such cargo or article, or refuses to deliver the same to the Receiver or to any person authorised by him to demand the same, shall incur a penalty not exceeding £100; and it shall be lawful for such Receiver or other person as aforesaid to take such cargo or article by force from the person so refusing to deliver the same.

Power of Receiver to suppress plunder and disorder by force.

9. Whenever any such accident as aforesaid occurs to any ship or boat, and any person plunders, creates disorder, or obstructs the preservation of such ship, boat, lives, or cargo, as aforesaid, it shall be lawful for the Receiver to cause such person to be apprehended, and to use force for the suppression of any such plundering, disorder, or obstruction as aforesaid, with power to command all Ottoman and British subjects to assist him in the use of such force; and if any person is killed, maimed, or hurt by reason of his resisting the Receiver in the execution of the duties hereby committed to him, or any person acting under his orders, such Receiver or other person shall not be liable to any process whatever, either criminally or civilly, in respect of such killing, maiming, or hurting.

Certain Officers to exercise powers of Receiver in his absence.

10. During the absence of the Receiver from the place where any such accident as aforesaid occurs, the following officers in succession, each in the absence of the other, in the order in which they are named—that is to say, any Principal Officer of Customs or Officer of Inland Revenue, and also any Magistrate, Commissioned Officer on full pay in the Naval Service of Her Majesty, or Com-

missioned Officer on full pay in the Military Service of Her Majesty, may do all matters and things hereby authorised to be done by the Receiver, with this exception—that with respect to any goods or articles belonging to any such ship or boat, the delivery up of which to the Receiver is hereinbefore required, any officer so acting shall be considered as the agent of the Receiver, and shall place the same in the custody of the Receiver; and no person so acting as substitute for any Receiver shall be entitled to any fees payable to Receivers, or be deprived by reason of his so acting of any right to salvage to which he would otherwise be entitled.

11. Whenever any such accident as aforesaid occurs to any ship or boat, all persons may, for the purpose of rendering assistance to such ship or boat, or saving the lives of the persons on board the same, or the cargo or apparel thereof, unless there is some public road equally convenient, pass and repass either with or without carriages or horses or other beasts of burden over any adjoining lands, without being subject to interruption by the owner or occupier, so that they do as little damage as possible, and may also, on the like condition, deposit on such lands any cargo or other article recovered from such ship or boat; and all damage that may be sustained by any owner or occupier in consequence of any such passing or repassing or deposit as aforesaid shall be a charge on the ship, boat, cargo, or articles, in respect of or by which such damage was occasioned, and shall, in default of payment, be recoverable in the same manner as salvage is hereby made recoverable, and the amount payable in respect thereof, if disputed, shall be determined in the same manner as the amount of salvage is hereby in case of dispute directed to be determined.

12. If the owner or occupier of any land over which any person is hereby authorised to pass or repass for any of the purposes hereinbefore mentioned does any of the following things—that is to say:

(a). Impedes or hinders any such person from so passing or repassing, with or without carriages, horses, and servants, by locking his gates, refusing, upon request, to open the same, or otherwise however;

(b). Impedes or hinders the deposit of any cargo or other article recovered from any such ship or boat, as hereinbefore mentioned;

(c). Prevents such cargo or other article from remaining so deposited for a reasonable time, until the same can be removed to a safe place of public deposit;

he shall for every offence incur a penalty not exceeding £100.

13. The following rules shall be observed by any person finding or taking possession of wreck in Cyprus—that is to say:

(1). If the person so finding or taking possession of the same is the owner, he shall as soon as possible give notice to the Receiver of the district within which such wreck is found, stating that he has so found or taken possession of the same, and he shall describe in such notice the marks by which such wreck is distinguished.

(2). If any person not being the owner finds or takes possession of any wreck, he shall as soon as possible deliver the same to such Receiver as aforesaid; and any person making default in obeying the provisions of this section shall incur the following penalties—that is to say:

(a). If he is the owner and makes default in performing the several things, the performance of which is hereby imposed on an owner, he shall incur a penalty not exceeding £100;

(b). If he is not the owner and makes default in performing the several things, the performance of which is hereby imposed on any person not being an owner,

(i.) He shall forfeit all claim to salvage;

(ii.) He shall pay to the owner of such wreck, if the same is claimed, but if the same is unclaimed then to the person entitled to such unclaimed wreck, double the value of such wreck (such value to be recovered in the same way as a penalty of like amount); and

(iii.) He shall incur a penalty not exceeding £100.

Provided that this shall not apply to any person or persons, other than the owner, who shall have taken possession of any wreck bona fide for the purpose of restoring the same to the owner thereof, or who shall have actually restored the same to the owner thereof.

14. If any Receiver suspects or receives information that any wreck is secreted, or in the possession of some person who is not the owner thereof, or otherwise improperly dealt with, he may, if

Power in case of a ship being in distress to pass over adjoining lands with carriages, etc.

Penalty on owners and occupiers of land refusing to allow carriages etc., to pass over their land.

Rules to be observed by persons finding wreck.

Powers of Receivers to search for concealed wreck.

he is a magistrate, issue a warrant, or if he is not a magistrate, he may apply to any magistrate or Judge of the Supreme Court or of a District Court for a warrant, and such magistrate or judge shall have power to grant a warrant, by virtue whereof it shall be lawful for the Receiver to enter into any house or other place wherever situate, and also into any ship or boat, and to search for, and to seize and detain any such wreck as aforesaid there found; and if any such seizure is made in consequence of information that may have been given by any person to the Receiver, the informer shall be entitled by way of salvage to such sum not exceeding in any case £5 as the Receiver may allow.

Notice of wreck to be given by Receiver.

15. Every Receiver shall within forty-eight hours after taking possession of any wreck cause to be posted up in the Custom-house of the port nearest to the place where such wreck was found or seized a description of the same and of any marks by which it is distinguished.

Goods deemed perishable or of small value may be sold immediately.

16. In cases where any wreck in the custody of any receiver is under the value of £5, or is of so perishable a nature or so much damaged that the same cannot, in his opinion, be advantageously kept, or if the value thereof is not sufficient to defray the charge of warehousing, the Receiver may sell the same before the expiration of the period hereinafter mentioned, and the money raised by such sale, after defraying the expenses thereof, shall be held by the Receiver for the same purposes and subject to the same claims for and to which the article sold would have been held and liable if it had remained unsold.

Payments to be made to Receiver.

17. There shall be paid to all Receivers under this Law the expenses properly incurred by them in the performance of their duties, [and also such fees as the high Commissioner shall from time to time by general Rules prescribe in respect of the several matters specified in such Rules], and the Receiver may detain any wreck or cargo in respect of which such expenses or fees may have become due until payment is made or until process has been issued by some competent Court for the detention of such wreck or cargo.

Disputes as to sums payable to Receiver to be determined by a judge of the Supreme Court.

18. Whenever any dispute arises in any part of Cyprus as to the amount payable to any Receiver in respect of expenses or fees, such dispute shall be determined by a Judge of the Supreme Court, whose decision shall be final.

Salvage.

Salvage in respect of services rendered in Cyprus.

19. In the following cases, that is to say—

(a). whenever any ship or boat is stranded or otherwise in distress on the shore of any sea or tidal water situate within the limits of Cyprus, and services are rendered by any person,

(i.) In assisting such ship or boat;

(ii.) In saving the lives of the persons belonging to such ship or boat;

(iii.) In saving the cargo or apparel of such ship or boat, or any portion thereof; and

(b). whenever any wreck is saved by any person other than a Receiver within Cyprus;

there shall be payable by the owners of such ship or boat, cargo, apparel, or wreck, to the person by whom such services or any of them are rendered or by whom such wreck is saved, a reasonable amount of salvage, together with all expenses properly incurred by him in the performance of such services or the saving of such wreck, the amount of such salvage and expenses (which expenses are hereinafter included under the term salvage) to be determined in case of dispute in manner hereinafter mentioned.

Salvage of life to have priority and may be paid out of the Island Treasury.

20. Salvage in respect of the preservation of the life or lives of any person or persons belonging to any such ship or boat as aforesaid shall be payable by the owners of the ship or boat in priority to all other claims for salvage, and in cases where such ship or boat is destroyed, or where the value is insufficient after payment of the actual expenses incurred to pay the amount of salvage due in respect of any life or lives, the High Commissioner may in his discretion award to the salvors of such life or lives out of the Island Treasury such sum or sums as he deems fit in whole or part satisfaction of any amount of salvage left unpaid in respect of any such life or lives.

Receiver may appoint a valuer in salvage cases

21. Whenever any salvage question arises, the Receiver of Wreck for the District may upon the application of either of the parties appoint a valuer to value the property in respect of which the salvage claim is made, and shall when the valuation has been returned to him give a copy of such valuation to both parties and any copy of such valuation purporting to be signed by the valuer and attested by the Receiver shall be received in evidence in any subsequent proceeding and there shall be paid in respect of such valuation by the

party applying for the same such fee as the High Commissioner may direct.

22. Whenever any dispute arises between the owners of any ship, boat, cargo, apparel or wreck, and the persons claiming to be the salvors thereof as to the amount of salvage, such dispute shall on the application of any party be determined by the President of the District Court of the Caza in which the services were rendered, and such President may call to his assistance any person conversant with nautical affairs as his assessor, and the decision of the President shall be subject to appeal in the ordinary manner to the Supreme Court, provided that such appeal shall be instituted within 20 days after the decision of the President of the District Court has been given.

Disputes as to salvage how to be settled.

23. There shall be paid to every assessor who may be so appointed in respect of his services such sum not exceeding £5, as the Court may direct, and all the costs of the proceedings including the assessor's fee shall be paid by the parties to the dispute, in such shares and proportions as the Court may direct.

Costs of proceedings.

24. Whenever the aggregate amount of salvage payable in respect of salvage services rendered in Cyprus has been finally ascertained, but a dispute arises as to the apportionment thereof amongst several claimants, it shall be lawful for the party liable to pay the amount so due to apply to the Receiver of the district for liberty to pay the amount so ascertained to him, and he shall receive the same accordingly, and grant a certificate under his hand, stating the fact of such payment and the services in respect of which it is made; and such certificate shall be a full discharge and indemnity to the person or persons to whom it is given, and to their ship, boats, cargo, apparel, and effects, against the claims of all persons whomsoever in respect of the services therein mentioned.

Payment of salvage, to whom to be made in case of dispute as to apportionment.

25. Upon the receipt of any such amount as aforesaid, the Receiver shall with all convenient speed proceed to distribute the same among the several persons entitled thereto, upon such evidence and in such shares and proportions as he thinks fit, with power to retain any monies that may appear to him to be payable to any absent parties; but any distribution made in pursuance of this section shall be final and conclusive against the rights of all persons claiming to be entitled to any portion of the monies so distributed, in all cases where the total claim for salvage does not exceed £ , and in all other cases shall be subject to appeal to the Supreme Court, such appeal to be made within 20 days from date when the decision of the Receiver shall have been notified to the person desiring to appeal.

Apportionment of salvage.

26. Whenever any salvage is due to any person under this Law, the Receiver shall act as follows, that is to say:—

Manner of enforcing payment of salvage.

(a). If the same is due in respect of services rendered in assisting any ship or boat, or in saving the lives of persons belonging to the same, or the cargo or apparel thereof, he shall detain such ship or boat, and the cargo and apparel belonging thereto, until payment is made or process has been issued by some competent Court for the detention of such ship, boat, cargo, or apparel;

(b). If the same is due in respect of the saving of any wreck, and such wreck is not sold as unclaimed in pursuance of the provisions hereinafter contained, he shall detain such wreck until payment is made or process has been issued in manner aforesaid;

But it shall be lawful for the Receiver, if at any time previously to the issue of such process security is given to his satisfaction for the amount of salvage due, to release from his custody any ship, boat, cargo, apparel or wreck so detained by him as aforesaid; and in cases where the claim for salvage exceeds two hundred pounds it shall be lawful for any Judge of the Supreme Court or President of a District Court on the application of any party interested, to determine any question that may arise concerning the amount of the security to be given or the sufficiency of the sureties; and in all cases where a bond or other security is given to the Receiver it shall be lawful for the salvor or for the owner of the property saved, or their respective agents, to institute proceedings before such Judge or President as aforesaid for the purpose of having the questions arising between them adjudicated upon, and such Judge or President may enforce payment of the said bond or other security in the same manner as if bail had been given in the said Court.

27. Whenever any ship, boat, cargo, apparel, or wreck is detained by any receiver for non-payment of any sums so due as aforesaid, and the parties liable to pay the same are aware of such detention, then, in the following cases that is to say:—

Power of Receiver to sell property saved in case of non-payment.

(a). In cases where the amount is not disputed, and payment thereof is not made within 20 days after the same has become due;

(b). In cases where the amount has been disputed and decided by the Court of first instance and payment thereof is not made within 20 days after such decision and no proceedings by way of appeal have been instituted within such 20 days ;

(c). In cases where the amount has been disputed, and decided on appeal by the Supreme Court and payment thereof has not been made within 20 days of such decision ;

the Receiver may forthwith sell such ship, boat, cargo, apparel, or wreck, or a sufficient part thereof, and out of the proceeds of the sale, after payment of all expenses thereof, defray all sums of money due in respect of expenses, fees and salvage, paying the surplus, if any, to the owners of the property sold, or other parties entitled to receive the same.

Subject to the payment of expenses fees, etc., the owner entitled to the wreck.

28. Subject to the payment of such expenses, fees, and salvage as aforesaid, the owner of any wreck who establishes his claim thereto to the satisfaction of the Receiver within one year from the date at which such wreck has come into the possession of the Receiver, shall be entitled to have the same or the money arising from the sale of such wreck or any part thereof delivered up to him.

Unclaimed wreck to be sold.

29. In the event of no owner establishing a claim to any wreck found in any place in Cyprus before the expiration of a year from the date at which the same has come into the possession of the Receiver, the Receiver shall forthwith sell the same, and after payment of all expenses attending the sale and deducting therefrom all fees and expenses (if any) due to and incurred by him and paying to the salvors such amount of salvage as may be agreed upon, pay the money arising from such sale into the Island Treasury to the account of the general Revenue of the Island. Provided always that whenever any dispute arises between the Receiver and the persons claiming to be the salvors as to the amount of salvage, such dispute shall on the application of either party be determined in the manner provided by Clause 22 hereof in respect of disputes between owners and salvors.

Method of determining amount of salvage.

30. In determining any dispute as to the amount of salvage to be paid to any salvor or salvors, the Court or Judge determining the same shall award such sum as appears just and reasonable in the circumstances of the case, having regard to—

(a). The enterprise and promptitude of the salvors in rendering assistance ;

(b.) The degree of damage and distress from which the property is rescued ;

(c). The degree of labour and skill displayed and the danger incurred by the salvors ;

(d). The value of the property saved ;

(e). The time employed in rendering the services ;

(f). The success of the effort to save the property ;

Provided that no salvage shall be awarded unless the property in respect of which salvage is claimed shall have been exposed to actual peril threatening the destruction thereof save for the assistance rendered by the salvor or salvors.

No claim for salvage services to be allowed in respect of loss or risk of Her Majesty's ships or property.

31. In cases where salvage services are rendered by any ship belonging to Her Majesty or by the commander or crew thereof, no claim shall be made or allowed for any loss, damage or risk thereby caused to such ship or to the stores, tackle or furniture thereof, or for the use of any stores or other articles belonging to Her Majesty supplied in order to effect such services or for any other expense or loss sustained by Her Majesty by reason of such services.

Claims for salvage by Her Majesty's Officers not to be determined without consent of Admiralty.

32. No claim whatever on account of any salvage services rendered to any ship or cargo, or to any appurtenances of any ship, by the commander or crew or part of the crew of any of Her Majesty's ships shall be finally adjudicated upon unless the consent of the Admiralty has first been obtained ; such consent to be signified by writing under the hand of the Secretary to the Admiralty ; and if any person who has originated proceedings in respect of any such claim fails to prove such consent to the satisfaction of the Court or officer before whom such salvage claim is brought, such claim shall be dismissed, and he shall pay the costs of such proceedings ; provided that any document purporting to give such consent, and to be signed by the Secretary to the Admiralty, shall be primâ facie evidence of such consent having been given.

33. Where under this Law a ship is authorised or ordered to be detained, the officer detaining the same shall serve a notice in writing of such detention upon the master of such ship, or in the absence of the master may effect service of such notice by affixing the same to the main mast or some other conspicuous part of the vessel, and if the ship after service of such notice proceeds to sea before it has been released by competent authority, the master of the ship and also the owner, and any person who sends the ship to sea, if such owner or person be party or privy to the offence, shall forfeit and pay to Her Majesty a penalty not exceeding £100.

Enforcing detention of ship.

34. Where a ship so proceeding to sea takes to sea when on board thereof in the execution of his duty any officer authorised to detain the ship, the owner and master of the ship shall each be liable to pay all expenses of and incidental to the officer being so taken to sea, and also a penalty not exceeding £100, or, not exceeding £10 for every day until the officer returns, or until such time as would enable him after leaving the ship to return to the port from which he is taken.

Carrying Officer to sea.

Offences in respect of Wreck.

35. Every person who does any of the following acts—that is to say :

Penalty for plundering in cases of ship wreck, for obstructing the saving of ship wrecked property and for secreting the same.

- (a). Wrongfully carries away or removes any part of any ship or boat stranded or in danger of being stranded, or otherwise in distress on or near the shore of any sea or tidal water, or any part of the cargo or apparel thereof or any wreck ; or
- (b). Endeavours in any way to impede or hinder the saving of such ship, boat, cargo, apparel, or wreck ; or
- (c). Secretes any wreck, or obliterates or defaces any marks thereon,

shall, in addition to any other penalty or punishment he may be subject to under this or any other Ordinance or Law, for each such offence incur a penalty not exceeding £50 ; and every person not being a Receiver or a person hereinbefore authorised to take the command in cases of a ship being stranded or in distress, or not acting under the orders of such Receiver or person, who, without the leave of the master, endeavours to board any such ship or boat as aforesaid, shall for each offence incur a penalty not exceeding £50 ; and it shall be lawful for the master of such ship or boat to repel by force any such person so attempting to board the same.

36. If any person shall take into any foreign port or place any ship or boat stranded, derelict, or otherwise in distress on or near the shore of the sea or of any tidal water situate within the limits of Cyprus, or any part of the cargo or apparel thereof, or anything belonging thereto, or any wreck found within such limits as aforesaid, and shall there sell the same, he shall be liable on conviction of such offence to hard labour for a term not exceeding five years, or to imprisonment for any term not exceeding three years.

Penalty for selling wreck in foreign port.

37. All wreck, being foreign goods, brought or coming into Cyprus, shall be subject to the same duties as if the same were imported into Cyprus, and if any question arises as to the origin of such goods, they shall be deemed to be the produce of such country as the Chief Collector of Customs may upon investigation determine.

Foreign goods found derelict to be subject to the same duties as on importation.

38. Whenever any articles belonging to or forming part of any foreign ship which has been wrecked on or near the coasts of Cyprus or belonging to or forming part of the cargo thereof, are found on or near such coasts, or are brought into any part in Cyprus, the Consul of the country to which such ship, or, in the case of cargo, to which, the owners of such cargo, may have belonged, or any Consular Officer of such country authorised in that behalf by any treaty or agreement with such country, shall, in the absence of the owner of such ship or articles, and of the master or other agent of the owner, be deemed to be the agent of the owner, so far as relates to the custody and disposal of such articles.

In cases of wreck of foreign ship Consul to be deemed agent of owner.

39. It shall be lawful for the High Commissioner from time to time to publish Rules prescribing the fees to be taken under this Law by Receivers of Wreck, and in respect of what services and by whom the same shall be payable and also with the advice and assistance of the Chief Justice to prescribe Rules for regulating the procedure in all matters coming before any Court or judge or before any Receiver under the provisions of this Law

Power to High Commissioner to make rules prescribing fees, etc.

and the fees to be taken in respect of any proceedings under the same. All Rules made under this clause shall have the same force and effect as if they were part of this Law, and shall come into effect from the date of their publication.

Recovery of Penalties.

40. Any person who incurs any penalty or forfeiture under the provisions of this Law shall be deemed to have been guilty of an offence, and such penalty may be recovered by criminal proceedings before the competent Court, or by civil action at the suit of the Queen's Advocate.

Short Title.

41. This Law may be cited as "The Wrecks Law, 1886."

Price 4½ Piastres.



THE CYPRUS GAZETTE.

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SATURDAY, JANUARY 30TH, 1886.

[No. 1.]

LEGISLATIVE COUNCIL.

THE drafts of the following Laws which it is proposed to lay before the Legislative Council are published for general information in a Supplement to this *Gazette* :—

“To amend the Infants’ Estates Law, 1884.”

“To provide for the setting aside of transfers of moveable and immoveable property made to hinder creditors.”

“To amend the law as to the acquisition of title to immoveable property by adverse possession.”

[No. 2.]

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 71.

IN pursuance of the powers in that behalf in him vested by “The Tithe Ordinance, 1881,” and by and with the advice of his Executive Council, the High Commissioner is pleased to order, and it is hereby ordered, that the following regulations shall take effect on and from the date hereof, and shall continue in force until such time as it shall be otherwise ordered :—

1. The time at which the value of fresh winter broad beans, that is to say, fresh broad beans gathered during the months of December and January, shall be fixed by the Medjliss Idarés as provided in clause 2 of “The Tithe Ordinance, 1881,” shall be the month of January, and the price shall be fixed by weight.

2. Payment in respect of tithes on fresh winter broad beans must be made during the months of January, February and March. Those persons who have not paid before the 1st of April will be fined five per cent. on the amount then due. If they have not paid before the 1st of May, they will be fined a further five per cent. on the amount of tithe unpaid.

So much of previous Orders in Council as conflicts with the present Order is hereby cancelled.

Given under my hand and official seal at Nicosia, this 29th day of January, 1886.

ROBERT BIDDULPH,
High Commissioner.

H. M. SINCLAIR,
Capt. R.E.,
Clerk of Council.

[No. 3.]

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 72.

WHEREAS a complaint has been made to the High Commissioner that the Municipal Council of Kyrenia has made default in the performance of a

certain duty—that is, in taking proper measures for the abatement of a public nuisance arising from an accumulation of filth in Turkish Cemetery of Kyrenia.

And whereas it appears to the High Commissioner in Council that the said Municipal Council has been guilty of the said alleged default.

Now, therefore, in exercise of the powers vested in him by “The Municipal Councils Law, 1885,” and with the advice of his Executive Council, the High Commissioner is pleased to order, and it is hereby ordered, that the said Municipal Council of Kyrenia do perform their duty in the matter of the said complaint by causing the said accumulation of filth to be removed from the said Turkish Cemetery at Kyrenia within ten days from the date hereof.

Given under my hand and official seal at Nicosia this 29th day of January, 1886.

ROBERT BIDDULPH,
High Commissioner.

H. M. SINCLAIR,
Capt. R.E.
Clerk of Council.

[No. 4.]

HIS Excellency the High Commissioner has been pleased to make the following appointment :—
Kiasim bin Ali to be an Apprentice in the Government Printing Office. Dated 21st November, 1885.

[No. 5.]

MOVEABLE HOLIDAYS, 1886.

THE following are the dates of the moveable holidays for 1886 :—

Western Churches.

Good Friday23rd April (n.s.)
Easter Monday26th April (n.s.)

Eastern Churches.

Good Friday23rd April (n.s.)
Easter Monday26th April (n.s.)

Mahometans.

The Ramazan Bairam ...about 3rd July (n.s.)
The Courban Bairam ...about 9th September (n.s.)

The date for the celebration of Her Majesty’s Birthday will be notified hereafter.

[No. 6.]

LIMASSOI,
January 22nd, 1886.

Sir,
His Excellency the High Commissioner having been pleased to order that roads shall be constructed

in three sections for connecting with the town of Limassol the villages of Kissoussa, Pano Kividhes and Vouni, and having appointed us as a Committee to examine into certain matters, in accordance with "The Limassol Roads Law, 1885," we have the honour to report as follows :—

The duty of the Committee is to examine and report on the following points :—

- (1). What villages ought to contribute to the expense of each of these sections.
- (2). What proportion of such contribution should be borne by each village.

Section No. III.

Having in view the proportionate benefit which we consider will be derived from this Section, and the probable cost of constructing and maintaining future branches, we are of opinion that the contributing villages and the proportion of expense that should be borne by them should be as follows :—

Village.	Percentage of Liability.
Kissoussa	6
Mallia	18
Potamiou	14
Omodhos	19
Vasa	21
Arsos	22
	100

We exclude the village of Dhora on the ground that it will probably be connected with the main road, *viâ* Pakhna.

Section No. IV.

We consider that the village of Pano Kividhes ought to bear the whole expense of this branch.

Section No. V.

The cost of this section should, in our opinion, fall on the village of Vouni.

We have, &c.,

(Signed) ROLAND L. N. MICHELL,
Commissioner, Limassol.
 A. FRANCOUDES.
 D. HADJI PAVLOS.
 HAFIZ RASHID.
 N. LOIZO.

The Honourable
 The Chief Secretary
 to Government.

[No. 7.]

QUARANTINE NOTICE.
 CHOLERA.

REFERRING to Government Notices of the 1st and 14th instant, His Excellency the High Commissioner, under the powers vested in him by "The Quarantine Ordinance, 1879," is pleased to increase the quarantine to be undergone by arrivals from Spain to 10 clear days, and to remove the quarantine on arrivals from Trieste.

Dated 28th January, 1886.

[No. 8.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 30th of January, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	{ Alexandretta	" "
	{ Mersina	" "
Syria	{ Caradash	" "
	{ Acre	Sheep disease

30th January, 1886. F. C. HEIDENSTAM,
Chief Medical Officer.

Published by Command,
 FALK. WARREN,
Chief Secretary to Government.

Price 2 Piastres.

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The

CYPRUS GAZETTE.



SUPPLEMENT.

(Published by Authority.)

SATURDAY, JANUARY 30TH, 1886.

DRAFT OF A LAW, "TO AMEND THE INFANTS' ESTATES LAW, 1884."

Whereas it is expedient to amend the law relating to the administration of the estates of Ottoman subjects who may die possessed of property in Cyprus leaving heirs who are under disability or absent from Cyprus.

Be it therefore enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

1. The clothing of any heir of any deceased person who is one of his children and under disability shall not be deemed to form part of the estate of the deceased, and in taking the inventory prescribed by "The Infants' Estates Law 1884" such clothing shall not be included therein.

2. In the administration of the estate of any deceased person under the provisions of "The Infants' Estates Law 1884", the moneys received on any sale that may be ordered by the Court of the property of the deceased or any part thereof shall, unless the Court shall otherwise order, be paid into Court by the person receiving the same, in the manner prescribed by any Rule or Rules of Court for the time being in force as to the payment of moneys into Court, to the account of the estate of the deceased, but, subject to the foregoing provisions of this clause, the Court may authorise any person to receive the moneys arising from the sale of any property of the deceased which may be directed by the Court and to apply the same or any part thereof in payment of the expenses of administering the estate of the deceased and of his funeral expenses and his debts so far as the same are ascertained.

3. Any money in Court may at any time be applied in payment of the expenses incurred in administering the estate of the deceased and of his funeral expenses and debts.

4. When the Court shall have obtained all such evidence as it shall deem sufficient or possible to obtain as to the persons entitled to the ultimate residue of the estate of any deceased person after payment of the expenses of administering his estate and his funeral expenses and debts, it shall make provision for the payment of all such expenses and of such of the debts of the deceased as may be then ascertained, and any part of the moveable property of the deceased specified in the inventory which then remains unsold shall be sold, and the moneys arising from the sale thereof shall be paid into Court and shall be distributed by the order of the Court amongst the heirs of the deceased, for such interests and in such shares as they are respectively entitled to in his estate, irrespective of the claims of any creditors of the deceased whose claims may not then have been ascertained.

5. The Court by its order distributing the estate of the deceased amongst his several heirs shall direct the distribution thereof in manner following, viz. :—

(a). That so much of the moneys in Court as any heir of the deceased shall be entitled to receive the income of for his life shall be carried over in the books of the Treasury to the account of the heirs of the deceased subject to the life interest of the particular heir entitled to such life interest.

Preamble.

Infant's clothing no part of estate of deceased parent.

Disposal of moneys produced by sale of deceased's property.

Application of money in Court.

Sale of moveable property.

Distribution of residue.

(b). That so much of the moneys in Court as any heir of the deceased who is under disability or absent from Cyprus shall be entitled to for a present interest in possession (that is to say not subject to the life interest of any person for life) shall be carried over in the books of the Treasury to the separate account of such heir.

(c). That so much of the moneys in Court as any heir who is not under disability or absent from Cyprus shall be entitled to for a present interest in possession shall remain standing to the account of the estate of the deceased, and shall be paid out to such heir on his application.

Power to advance.

6. If it shall be made to appear to the Court that, after payment of the expenses of administering the estate of any deceased person and of his funeral expenses and debts that may be ascertained, there will be an ultimate residue of the moneys in Court to the account of such estate distributable amongst the heirs of the deceased, the Court may, on application by or on behalf of any such heir at any time prior to the distribution of the moneys in Court directed by clause 4 hereof, order that the whole, or so much as the Court may think fit, of the moneys, to which such heir appears to be entitled for a present interest in possession, be paid out to him on account of his share in the moneys in Court.

Proceedings on death of heir having life interest.

7. When any heir entitled to a life interest only in any moneys in Court shall die, the Court shall, on the application of any person interested, dispose of such moneys amongst the remaining heirs of the deceased or amongst the persons who shall then be entitled to such moneys in the same manner as nearly as circumstances require as the moneys in Court are by clause 5 of this Law directed to be disposed of and shall make all necessary orders for that purpose.

Power to commute life interest.

8. Where the moneys in Court, to the income of which any heir of the deceased is entitled for life, shall not exceed the sum of 3,600 piastres, the Court may, with the consent of all such of the heirs of the deceased as are not under disability, commute the interest of the heir who is entitled to such life interest only for a present payment in money: Provided that the sum to be paid on commutation of the life interest of such heir shall in no case exceed two equal third parts of the entire moneys in Court, to the income of which such heir is entitled for life, and that in fixing the same the Court shall have regard to the age of such heir.

Disposal of residue after commutation.

9. In case of any life interest being commuted under the provisions of the preceding clause, the residue of the money subject to the life interest, after paying to the heir entitled to the life interest therein the commuted value of such interest, shall be dealt with as though such heir were dead.

Investment of moneys subject to life interest.

10. Where application shall be made for the investment of any money in Court, to the income of which any heir of the deceased is entitled for life, notice of such application shall be given to all such of the other heirs of the deceased as are not under disability or absent from Cyprus and to the guardian or guardians, if any, of any such other heir or heirs as may be under disability and in Cyprus; and no order shall be made on any such application unless service of such notice is duly proved.

Appointment of guardian.

11. It shall not be necessary that a guardian be appointed for any person under disability, unless, on application made to the Court for that purpose, it be made to appear to the Court that the interests of such person require that a guardian should be appointed for him and that some fit person is willing to act as guardian.

Investment.

12. Any money in Court to the credit of any person under disability or absent from Cyprus may at any time, on application made on behalf of such person, be invested on any security, of which the Court may approve, at any rate of interest.

Persons dying out of Cyprus.

13. Where any non-Mahometan subject of the Porte, wherever resident, shall die possessed of or entitled to property in Cyprus and leaving heirs in Cyprus who are under disability, the District Court of the district within which any moveable property of the deceased is situate shall, on proof of the death of the deceased, administer his estate in conformity with the provisions of "The Infant's Estates Law 1884" as amended by this Law.

Where any such deceased person shall die possessed of or entitled to immoveable property only, the District Court of the district, within which such immoveable property or any part thereof is situate, or within which any heir who is under disability is resident, may appoint a guardian of such heir for any purpose whatsoever.

14. Clauses 10, 11, 12 and 13 of the "Infants' Estates Law 1884" are hereby repealed. Repeal.

15. This Law may be cited as "The Infants' Estates Law Amendment Law 1886." Short title.

DRAFT OF A LAW,

"TO PROVIDE FOR THE SETTING ASIDE OF TRANSFERS OF MOVEABLE AND IMMOVEABLE PROPERTY MADE TO HINDER CREDITORS."

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

1. For the purposes of this Law the creditors of a debtor shall be taken to mean not only the persons to whom he is actually indebted, but also every sheriff, and every person acting for a sheriff, who shall lawfully put into execution any judgment given against such debtor, and also all and every the persons and person (if any) in whom the property of such debtor or the right to sell and dispose of the same shall either by his own act or by operation of law become vested for the common benefit of all the persons to whom he is indebted; and for the like purposes a judgment debt shall be taken to mean not only a debt for the payment of which a judgment has been given by a competent Court, but also every debt in respect of which the person to whom the same is due has duly established his right to rank as a creditor of the person from whom the same is due on the distribution of the property of such last-mentioned person under any law providing for the distribution of the property of bankrupts or insolvent persons among their creditors. Definitions.

2. From and after the date when this Law shall come into effect, any gift, sale, pledge, mortgage or other transfer or disposal of any moveable or immoveable property made by any person with intent to hinder or delay his creditors or any of them in recovering from him his or their respective debts shall be deemed to be fraudulent, and shall be invalid as against such creditor or creditors; and, notwithstanding any such gift, sale, pledge, mortgage or other transfer or disposal, the property purported to be transferred or otherwise dealt with may be seized and sold in satisfaction of any judgment debt due from the person making such gift, sale, pledge, mortgage or other transfer or disposal: provided that nothing in this clause contained shall affect any *bonâ fide* gift, sale, pledge, mortgage or other transfer or disposal of moveable or immoveable property. Avoidance of fraudulent transfers.

3. Any such gift, sale, pledge, mortgage or other transfer or disposal of any moveable or immoveable property deemed to be fraudulent under the provisions of clause 2 of this Law may be set aside by an order of a Court, to be obtained on the application of any judgment creditor made in the action or other proceeding wherein the right to recover such debt has been established, and to the Court before which such action or other proceeding has been heard or is pending. Procedure to set aside transfer

4. It shall be lawful for the proper officer of Land Registry on delivery to him of an office copy of any order made under the provisions of the last preceding clause to make or cause to be made all such registrations in the books of the Land Registry Office as may be necessary consequent on such order. Registers of Land Registry Office rectified on delivery of order.

5. This Law may be cited as "The Fraudulent Transfers Avoidance Law, 1886." Short title.

DRAFT OF A LAW,

"TO AMEND THE LAW AS TO THE ACQUISITION OF TITLE TO IMMOVEABLE PROPERTY BY ADVERSE POSSESSION."

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

1. In this Law the following expressions shall have the following meanings, viz.:— Definitions.

"Adverse possession" means a possession by some person not entitled to possession where the express consent or permission of the person so entitled has not been given or obtained for such possession.

"Undisputed adverse possession" means an adverse possession as hereinbefore defined which is had without dispute on the part of any person entitled to bring an action for the recovery of the property adversely possessed.

"Registered" means registered in the books of the Land Registry Office.

"The period of prescription" means the period of undisputed adverse possession of any immoveable property which by Law constitutes a valid defence to an action for the recovery of such property.

Period of prescription, how to be computed.

2. The period of prescription shall be computed to commence from the time when the right to bring an action for the recovery of property adversely possessed first arose; but, where the person having the right to maintain an action for the recovery of any immoveable property is under any of the disabilities hereafter mentioned, that is to say, infancy, idiocy, lunacy, or unsoundness of mind, then, notwithstanding the expiration of the period of prescription, the right of such person or of any person claiming through him to maintain an action for the recovery of such property shall not expire or be defeated by reason of any adverse possession until the expiration of five years from the time when such person ceased to be under disability or died.

As to adverse possession by person not registered.

3. An action for the recovery of immoveable property of which some person in whose name the same has not been registered has had undisputed adverse possession for the period of prescription shall not be maintainable unless the person instituting such action shall during some part of the time of such adverse possession prior to the expiration of the period of prescription have been lawfully entitled to be and have been actually registered as the owner thereof, but such action shall be maintainable where the person instituting it has during some part of the time aforesaid been lawfully entitled to be and has been actually so registered.

In addition to the above provisions

As to adverse possession by person registered.

4. If any person shall have undisputed adverse possession of any property for the period of prescription, and shall during the whole of such period have been registered as the owner thereof, no action for the recovery of such property shall be maintainable against him after the expiration of such period.

Prescription to run against absent persons.

5. The time within which an action may be brought for the recovery of immoveable property shall not in any case after this Law shall come into force be extended or enlarged by reason of the absence, during all or any part of that time, from the town or village in or in the neighbourhood of which the property is situate, of the person having the right to bring such action, or of any person through whom he claims.

Mode of registration

Short title.

6. This Law may be cited as "The Immoveable Property Limitation Law, 1886."

Provisions relating to the registration of land

Section 10

W.A. A. 1886

Price 2 Piastres.



THE CYPRUS GAZETTE.

(Published by Authority.)

Number 189

SATURDAY, FEBRUARY 13TH, 1886.

[No. 1.]

By the HIGH COMMISSIONER.

A PROCLAMATION.

ROBERT BIDDULPH.

IN exercise of the powers vested in me by the Order of Her Majesty in Council bearing date the 30th day of November, 1882, I, Robert Biddulph, High Commissioner of Cyprus, do hereby proclaim and appoint that the next session of the Legislative Council, as constituted by the said Order of Her Majesty in Council, shall be holden at Nicosia on Wednesday, the 3rd day of March, 1886, at 3 o'clock in the afternoon.

Given at Nicosia this 11th day of February, 1886.

GOD save the QUEEN.

[No. 2.]

HIS Excellency the High Commissioner has been pleased to make the following appointments:—

Mr. George Antonio Louizo to be a Clerk in the Office of the Chief Medical Officer. Dated 18th September, 1885.

Paraskeva Charalambou to be Office-keeper and Messenger, Chief Secretary's Office. Dated 15th October, 1885.

Mr. Charles William Hill to be a Clerk of the Lower Division, Chief Secretary's Office, *vice* Mr. C. Constantinidi, resigned. Dated 1st January, 1886.

Mr. Christofaki Mellios to be Village Judge of Judicial Division No. 12, *vice* Mr. S. Macridi, resigned. Dated 5th February, 1886.

[No. 3.]

REVENUE SURVEY.

UNDER the powers vested in him by "The Revenue Survey Ordinance, 1880," His Excellency the High Commissioner hereby directs a Survey to be made of the villages of Kalyvakia, Petra tou Dhiyeni, Exometokhi, Palækythro, Epikho, Trakhoni, Voni, Neokhorio, Khrysidea, Bey Keuy, Kythraea, all in the District of Nicosia.

[No. 4.]

THE CONTAGIOUS DISEASES (ANIMALS') ORDINANCE, 1880.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Contagious Diseases (Animals') Ordinance, 1880," is pleased to notify that the undermentioned place has been declared to be free from animal disease, and

that the prohibition as to the moving of sheep into or out of that area contained in *Gazette* No. 170 of the 20th of June, 1885, is hereby removed.

Palæokythro, Dayrmenlik Nahieh, Nicosia District.

Dated 4th February, 1886.

[No. 5.]

THE CONTAGIOUS DISEASES (ANIMALS') ORDINANCE, 1880.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Contagious Diseases (Animals') Ordinance, 1880," is pleased to notify that the undermentioned places have been declared to be free from animal disease, and that the prohibition as to the moving of sheep into or out of those areas contained in *Gazette* No. 185 of the 19th of December, 1885, is hereby removed:—

Petra, Ayios Yeorgios, Kalo Khorio (Tchamli Keuy), Peristeronari, Pendayia.

Dated 5th February, 1886.

[No. 6.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 13th of February, 1886.

Country.	Locality.	Nature of Disease
Russia	Russia	Cattle plague
Asia Minor	{ Alexandretta	" "
	{ Mersina	" "
Syria	{ Caradash	" "
	{ Acre	Sheep disease

13th February, 1886.

F. C. HEIDENSTAM,
Chief Medical Officer.

[No. 7.]

MUNICIPAL COUNCIL, KARAVAS.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Municipal Councils Law, 1885," is pleased to approve the following bye-laws made by the Municipal Council of Karavas.

Slaughter of Animals.

Bye-Law No. 1.—The place situated on the south side of Karavas, having boundaries the road, the river "Himonas" the property of the orphans Charalambou H. Pieris, and the property of Catherine Christodoulou Nimataris, has been appointed for a slaughter place, being the slaughter place which has been now in use

from four months back up to this day. No one shall have the right to kill animals elsewhere than in the said Municipal slaughter place.

Bye-Law No. 2.—The following fees shall be levied on animals slaughtered in the Municipal slaughter place:—

For each bullock.....	1s.
„ pig	1s.
„ sheep, goat or lamb	8c.p.

(Signed) GEORGIOS KYRIAKIDES.
HADJI STILLIS HADJI SAVA.
EPIPHANIOS EKONOMIDES.
NICOLAOS KYPRIANOU.
CHRISTODULO HADJI STAVRINOU.

Karavas, 23rd November, 1885.

[No. 8.]

MUNICIPAL COUNCIL, LAPITHOS.

HIS Excellency the High Commissioner under the power and authority vested in him by "The Municipal Councils Law, 1885," is pleased to approve the following Bye-Laws made by the Municipal Council of Lapithos:—

Slaughter of Animals.

Bye-Law No. 1.—The village of Lapithos shall have two slaughter-houses, which shall be constructed to the satisfaction of the Commissioner of the District.

Bye-Law No. 2.—All animals slaughtered for the use of the inhabitants must be killed at the slaughter-houses in the presence of an official of the Municipality and sealed if considered good for food. They may then be taken for sale to the market or wherever owner wishes.

Bye-Law No. 3.—The slaughtering shall be done within the slaughter-house, which shall be well

washed and cleaned afterwards by the Municipal official with the assistance of the butchers.

Bye-Law No. 4.—The fees to be paid for slaughtering shall be—

	s.	c.p.
For cattle	1	6 each
„ swine	1	0 „
„ sheep or goats	0	4½ „
„ lambs or kids	0	2½ „

Buildings.

Bye-Law No. 5.—No person is allowed to build within the Municipal limits without the permission of the Municipal Council, to whom application for such permission must be made before the work is commenced.

Bye-Law No. 6.—Any person who has received permission to erect a wall, house, or any sort of building, must place it not less than 8 feet from the centre of the road. If the road is a Government road, the distance of the building from the centre of the road will be determined by the Commissioner of the District.

Bye-Law No. 7.—No person shall be allowed to build a dry stone wall or to construct a hedge within the village; but all walls must be chiefly built with mud or lime.

Bye-Law No. 8.—When application is made to the Council for permission to build, the Council shall send one of its members or employes to examine the place and to give the necessary instructions.

The said member or employé is to be sent gratis.

Lapithos, 20th December, 1885.

(Signed) ANDREA COUMIDI, President.
HADJI CHARITON KYRIAKIDI.
HADJI DIMITRI SAVIDI.
HADJI CHRISTOFI PARASKEVA.
HADJI NICOLAS SOLOMONIDI.

[No. 9.]

LIMASSOL MUNICIPALITY.

Statement of the Receipts and Expenditure of the Municipality of Limassol for the Half-year ended the 31st of December, 1885.

RECEIPTS.				EXPENDITURE.			
		£	s. c.p.			£	s. c.p.
Slaughter-house	...	169	7 6½	Balance on the 30th June, 1885	...	2,108	19 3½
Roosoomat	...	314	14 8½	Salaries	...	223	13 6
Rent	...	192	6 8½	Hospital	...	130	2 0½
Khan	...	83	10 0	Roosoomat Collection	...	51	2 7
Footpaths	...	140	19 8½	Repairs of Streets and Waterworks	...	74	0 8½
Sale of Water	...	40	0 0	Rent and Tax	...	65	17 4½
Water Tax	...	25	4 0	Contributions for Poor	...	61	10 3½
Fines	...	11	2 5½	Cleaning the Town	...	120	10 0
Contracts	...	7	1 5½	Lighting the Town	...	55	16 4½
Municipal Rates	...	47	17 6	Midwife	...	7	9 0
Carts	...	5	5 0	Uniforms for Guards	...	6	12 0
Sundry Receipts	...	51	13 7	Greek Schools	...	11	0 0
		1,089	4 1½	Ottoman Schools	...	20	0 0
Balance on the 31st December, 1885	...	1,947	1 0½	Reward to Mr. Peristiany	...	20	0 0
		£3,036	5 2	Interest for the debt of six months	...	65	8 3
				Petty expenses	...	14	2 6½
						£3,036	5 2

We certify that we have examined the accounts of the Municipality of Limassol for the Half-year ended 31st December, 1885, as provided for by "The Municipal Councils Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

Dated 16th January, 1886.

DEMETRIOS L. NICOLAIDES,
HADJI MAHMOUD GAZNEVI, } *Auditors.*

Published by Command,

FALK. WARREN,

Chief Secretary to Government.

Price 2 P'astres.



THE CYPRUS GAZETTE.

(EXTRAORDINARY.)

(Published by Authority.)

Number 190.

MONDAY, FEBRUARY 22ND, 1886.

[No. 1.]

LEGISLATIVE COUNCIL.

By the HIGH COMMISSIONER.

A PROCLAMATION.

ROBERT BIDDULPH.]

IN exercise of the powers vested in me in that behalf by the Order of Her Majesty in Council bearing date the 30th day of November, 1882, and altering the constitution of the Legislative Council of Cyprus;

I, Robert Biddulph, Her Majesty's High Commis-

sioner and Commander-in-Chief of the Island of Cyprus, do hereby appoint the officers mentioned in the Schedule hereunder written severally to make lists in respect of the several Nahiehs written opposite their respective names in the said Schedule, of all persons, being payers of Vergli in respect of any such Nahieh, who shall be at the time of the making of such lists qualified to be registered as voters at the election of Members of the Legislative Council for the Electoral District in which such Nahieh is situate.

District.	Nahieh.	Officers appointed to make Lists of Voters.
Nicosia.	Deyrmanlik. Dagh. Morphou. Lefka.	Hadji Gabriel Pappa. Yoanni M. Palæomylotis. Ahillea Petrides. Konstanti Petrides.
Larnaca.	Larnaca.	Nicola Nicolaides
Limassol.	Limassol. Kilani. Evdimu.	Nicola Raguzeo. D. Kouppides. A. Solomonides.
Famagusta.	Famagusta. Mesaoria. Carpas	Nicola Kypriano. Yacovo Michael. Nicola Papadopulo.
Paphos.	Paphos Kelokedara. Chrysofu.	Kyriako Nicolaides. Steliano Markides. Demetrios Loggarides.
Kyrenia.	Kyrenia.	Djellaledin Eff.

And I do hereby order that the said officers do make the said Lists on the 15th day of April, 1886.

Given at Nicosia this 20th day of February, 1886.

GOD save the QUEEN.

[No. 2.]

RULES OF COURT,

(20th February, 1886)

FOR POSTPONING THE DAY ON WHICH "THE RULES OF COURT 1836" ARE TO COME INTO OPERATION.

WHEREAS by writing under the hand and official seal of the High Commissioner and the hand of the Chief Justice dated the nineteenth day of October, 1885, certain Rules were made for regulating the practice and procedure of the District Courts and of the Supreme Court and of the judges thereof respectively in all civil actions and matters other than those by the said Rules excepted, and it was thereby directed that the said Rules might be cited as "The Rules of Court 1886," and should come into operation on the 1st day of March 1886, and should apply to all such proceedings as are therein mentioned.

And whereas it is expedient to postpone the date on which the said Rules of Court are to come into operation.

Now Therefore, His Excellency the High Commissioner, with the advice and assistance of the Chief Justice, doth hereby, in pursuance and execution of the powers given by "The Cyprus Courts of Justice Order 1832" and of all other powers and authorities enabling him in this behalf, order and direct as follows, viz. :—

1. The practice and procedure of the said Courts and the judges thereof respectively, in relation to the

actions and matters to which "The Rules of Court 1836," are directed to apply, shall continue to be the same as it now is until the 31st day of May 1886.

2. The practice and procedure of the said Courts and the judges thereof respectively, in relation to the actions and matters to which "The Rules of Court 1836," are directed to apply shall, on and after the 1st day of June 1886 and until further order, be regulated by those Rules, as the same may at any time hereafter be altered and amended; and those Rules shall be read as though the day on which they were originally directed to come into operation had been the 1st day of June 1886, instead of the 1st day of March 1836.

Given under the hand and official seal of the High Commissioner and the hand of the Chief Justice this 20th day of February, 1886.

ROBERT BIDDULPH,
High Commissioner.

ELLIOT C. BOVILL,
Chief Justice.

Published by Command,

FALK. WARREN,

Chief Secretary to Government.

Price 2 Piastres.



THE CYPRUS GAZETTE.

(Published by Authority.)

Number 191.

SATURDAY, FEBRUARY 27TH, 1886.

[No. 1.]

EXTRACT from the *London Gazette* dated Friday, January 29th, 1886 :—

CHANCERY OF THE ORDER OF SAINT MICHAEL
AND SAINT GEORGE, DOWNING STREET.
January 27th, 1886.

The Queen has been graciously pleased to give directions for the following appointments to the Most Distinguished Order of Saint Michael and Saint George :—

To be Ordinary Members of the Third Class, or Companions of the said Most Distinguished Order :—

* * * * *

Richard Mattei, Esq., for services rendered to the Government of Cyprus.

[No. 2.]

LEGISLATIVE COUNCIL.

THE drafts of the following Laws which it is proposed to lay before the Legislative Council are published for general information in a Supplement to this *Gazette* :—

“To exempt judgments and orders and other documents issuing out of the District Courts and the Supreme Court from stamp duty.”

“To make better provision for the protesting of bills of exchange and for the making of other protests.”

[No. 3.]

RULES OF COURT,

24th February, 1886.

1. These Rules may be cited as “The Rules of Court of the 24th day of February 1886,” and each separate Rule may be cited as if it had been incorporated in “The Rules of Court 1886” and had been therein numbered by the number of the Order and Rule mentioned at the commencement thereof.

2. These Rules shall come into operation on the First day of June 1886.

3. Rule 9 of Order III of “The Rules of Court 1886” is hereby repealed, and the following Rule is substituted for the same.

4. (Order III., Rule 9.) The day to be named in the writ of summons for the appearance of the defendant shall ordinarily be not less than 15 days after the date of the issue of the writ; but the Court or a judge may, where it shall seem necessary or desirable, direct that any earlier day be named for such appearance.

5. (Order XXVII., Rule 1a.) Any document to be served on any party to an action at any time prior to the date when the defendant is required by the writ of summons to appear before the Court, and any document to be served on any person not being a party to the action may be served in any of the manners in which a writ of summons may be served under the

provisions of Order IV of “The Rules of Court 1886.”

6. (Order XXVII., Rule 4a.) Where an order is made under Rule 4 of Order XXVII of “The Rules of Court 1886” directing that any document be served at short notice, the Court or judge making such order may also thereby direct in what manner service of such document is to be effected.

Any such order may be made on the application of any person without notice to any other person.

Given under the hand and official seal of the High Commissioner and the hand of the Chief Justice this 24th day of February, 1886.

ROBERT BIDDULPH,
High Commissioner.

ELLIOT C. BOVILL,
Chief Justice.

[No. 4.]

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 73.

IN pursuance of the powers in that behalf in him vested by “The Tithe Ordinance, 1881,” and by and with the advice of His Executive Council, the High Commissioner is pleased to order, and it is hereby ordered, that the following regulations shall take effect on and from the date thereof, and shall continue in force until such time as it shall be otherwise ordered.

Payment in respect of tithes which is on produce gathered in the month of January must be made during the months of January, February and March. Those persons who have not paid before the 1st of April will be fined five per cent. on the amount then due in respect of such produce.

If they have not paid before the 1st of May, they will be fined a further five per cent. on the amount of tithe unpaid.

So much of previous Orders in Council as conflicts with the present Order is hereby cancelled.

Given under my hand and official seal at Nicosia this 26th day of February, 1886.

ROBERT BIDDULPH,
High Commissioner.

H. M. SINCLAIR,
Capt. R.E.
Clerk of Council.

[No. 5.]

HIS Excellency the High Commissioner has been pleased to make the following appointment :—

Mr. G. Smith, Assistant to the Chief Secretary, to be Clerk of the Legislative Council, *vice* Captain H. M. Sinclair, R.E., resigned. To bear date the 1st of March, 1886.

[No. 6.]

THE CONTAGIOUS DISEASES (ANIMALS')
ORDINANCE, 1880.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Contagious Diseases (Animals') Ordinance, 1880," is pleased to notify that the undermentioned place has been declared to be free from animal disease, and that the prohibition as to the moving of sheep into or out of that area contained in *Gazette* No. 180 of the 10th of October, 1885, is hereby removed.

Aletriko (Larnaca District).

Dated 23rd February, 1886.

[No. 7.]

THE CONTAGIOUS DISEASES (ANIMALS')
ORDINANCE, 1880.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Contagious Diseases (Animals') Ordinance, 1880," is pleased to notify that the undermentioned place has been declared to be free from animal disease, and that the prohibition as to the moving of sheep into or out of that area contained in *Gazette* No. 180 of the 10th of October, 1885, is hereby removed:—

Larnaca.

Dated 27th February, 1886.

[No. 8.]

HIS Excellency the High Commissioner is pleased to order the publication of the following returns respecting the trade of the Island:—

1

TOTAL VALUE (in Sterling) of IMPORTS and EXPORTS from and to EACH COUNTRY for the year 1882, the twelve months ended 31st March, 1884, and the twelve months ended 31st March, 1885.

	IMPORTS.			EXPORTS.		
	1882.	1883-84.	1884-85.	1882.	1883-84.	1884-85.
	£	£	£	£	£	£
United Kingdom	95,263	107,281	93,181	33,855	45,695	66,877
British Colonies	2,229	597	633	9,297	9,561	3,874
Foreign Countries:—						
Turkey	104,747	121,210	100,445	43,321	46,112	39,800
Egypt	41,785	25,265	27,394	63,835	49,383	46,903
Austria	45,839	44,161	42,299	15,464	12,594	19,551
France	17,955	19,904	16,611	65,002	72,370	79,237
Greece.....	13,822	14,497	15,414	2,939	2,040	2,656
Italy	2,908	1,321	712	10,268	28,661	12,328
Russia.....	7,641	9,686	7,224	13,526	8,540	2,233
Other Foreign Countries	1,323	261	462	18,622	15,254	14,062
	333,512	344,183	304,375	276,129	290,210	287,521

NOTE.—The following Imports and Exports of Specie are not included in this or the succeeding Tables:—

	1882.	1883-84.	1884-85.
Imports	£97,167	£41,140	£47,586
Exports	74,928	28,639	30,008

2

TOTAL VALUE (in Sterling) of IMPORTS into and EXPORTS from the several DISTRICTS of the Island during the years 1882, 1883-84, and 1884-85.

	IMPORTS.			EXPORTS.		
	Year ended Dec. 31, 1882.	12 months ended March 31, 1884.	12 months ended March 31, 1885.	Year ended Dec. 31, 1882.	12 months ended March 31, 1884.	12 months ended March 31, 1885.
	£	£	£	£	£	£
Larnaca	216,565	250,345	195,030	92,986	103,934	124,391
Limassol.....	93,928	72,059	86,738	109,808	100,522	97,030
Kyrenia	14,862	13,325	13,903	12,650	13,298	16,040
Famagusta	5,550	6,149	6,099	31,955	39,918	33,078
Papho	2,364	2,298	2,458	20,789	27,666	10,021
Nicosia (Lefka)	243	7	147	4,941	4,872	6,961
Total	333,512	344,183	304,375	276,129	290,210	287,521

QUANTITIES and VALUES of GOODS IMPORTED into the ISLAND of CYPRUS during the year 1882, the twelvemonths ended 31st March, 1884, and the twelve months ended 31st March, 1885.

ARTICLES.	QUANTITIES.			VALUES.		
	Year ended Dec. 31, 1882.	Year ended March 31, 1884.	Year ended March 31, 1885.	Year ended Dec. 31, 1882.	Year ended March 31, 1884.	Year ended March 31, 1885.
				£	£	£
Animals :						
Horses No.	199	39	40	1,327	417	304
Oxen "	370	296	160	7,086	7,031	6,740
Goats..... "	6,700	4,143	4,426	3,503	2,700	2,572
Other Animals "	2,664	163	465	10,772	116	378
Arms and Ammunition :						
Guns, pistols and sidearms .. "	262	1,369	1,147	413	598	420
Gunpowder, shot, &c. okes	13,201	36,469	18,073	1,023	2,177	1,411
Bacon and Ham "	2,988	5,092	3,548	484	832	518
Beer in barrels "	154,360	128,869	154,939	4,511	3,926	4,537
" bottled doz.	1,897	1,827	1,925	658	689	674
Books No.	42,744	44,394	53,343	906	903	1,026
Brass Manufactures value	541	721	519
Bricks and Tiles..... thousand	125	146	90	680	854	496
Butter okes	56,436	73,913	64,285	6,133	8,210	7,113
Casks No.	27,645	26,506	26,845	7,192	6,569	5,742
Cheese okes	11,114	9,395	12,186	833	851	1,055
Church Furniture..... value	489	599	431
Cigarette Paper "	1,612	1,676	1,406
Coal Tons	755	467	1,746	1,138	751	2,587
Coffee okes	63,312	65,632	106,493	4,600	4,682	7,602
Copper Manufactures "	34,374	26,475	26,753	5,675	4,386	4,394
Cordage and Twine "	10,079	17,848	9,403	556	958	450
Corn and Grain, &c. :—						
Beans, Peas, &c. "	152,572	161,741	143,302	2,225	2,398	1,869
Wheat, Barley, Vetches, Oats, &c. kilés	11,822	4,235	3,732	3,068	763	590
Flour okes	719,591	654,962	790,050	13,026	10,657	10,665
Cotton Yarn..... "	142,554	136,811	103,439	22,406	21,993	16,616
Cotton piece goods value	48,395	53,175	44,918
Drugs, Chemicals and Medicines .. "	1,785	2,035	2,402
Earthenware and Glassware... .. "	7,047	6,103	5,329
Farinaceous Substances okes	84,285	72,107	70,286	1,325	1,199	1,052
Fish, dried, salted and pickled .. "	70,857	106,712	130,892	2,272	2,922	3,675
Fruit..... "	93,251	152,089	121,717	1,951	2,840	2,115
Furniture value	1,434	2,194	1,927
Gum Mastic..... okes	3,381	3,197	3,294	907	800	906
Haberdashery and Millinery.. value	2,576	3,379	2,710
Hardware and Cutlery..... "	2,494	2,797	2,926
Hemp Manufactures "	495	299	573
Hides and Skins okes	93,404	103,330	24,250	4,549	4,559	1,033
Indigo "	2,395	2,382	2,333	1,960	2,147	2,255
Iron and Steel, unwrought "	137,894	258,007	235,739	2,006	3,799	3,378
Iron Manufactures value	2,592	3,720	3,837
Jewellery "	668	1,046	679
Leather, unwrought okes	72,766	78,747	100,645	11,629	12,612	13,933
Leather Manufactures..... value	1,899	1,715	1,704
Linen Manufactures "	2,942	3,756	2,898
Lucifer and Wax Matches ... gross	13,380	10,317	8,091	1,533	1,308	905
Machinery value	2,518	4,115	2,017
Olive Oil okes	47,975	314,156	140,385	1,999	14,134	6,332
Perfumery value	555	780	709
Petroleum..... cases	16,129	19,602	24,100	5,400	7,705	8,179
Provisions (including tinned meats) value	3,398	3,472	3,184
Rice okes	389,086	404,884	447,903	6,584	6,821	7,522
Sacks, empty No.	49,836	45,832	59,821	2,144	1,524	2,175
Silk thread and Manufactures value	3,861	4,499	3,925
Soap..... okes	241,593	220,135	183,733	9,700	8,716	6,740
Spices "	9,996	13,377	12,285	679	988	862
Spirits in Cask "	107,958	70,862	71,330	4,579	2,880	2,751
" in Bottles doz.	2,327	2,487	1,569	1,952	2,298	1,481
Stationery..... value	1,942	2,754	2,205
Straw Manufactures "	885	772	781
Sugar okes	349,660	406,977	460,010	15,490	18,269	14,074
Tea "	3,725	3,503	2,743	1,379	1,303	1,016
Timber value	17,866	16,450	14,535
Carried forward.....				282,250	295,342	257,758

ARTICLES.	QUANTITIES.			VALUES.			
	Year ended Dec. 31, 1882.	Year ended March 31, 1884.	Year ended March 31, 1885.	Year ended Dec. 31, 1882.	Year ended March 31, 1884.	Year ended March 31, 1885.	
				£	£	£	
			Brought forward.....	282,250	295,342	257,758	
Tobacco :—							
Leaf	okes	130,494	106,017	139,365	10,981	9,469	12,857
“Tumbeki”	„	25,211	38,313	22,009	1,941	2,970	1,287
Manufactured	„	4,408	2,499	1,867	669	479	337
Vegetables.....	„	93,752	117,779	52,554	617	881	332
Wax and waste of Wax	„	39,113	37,656	31,879	3,631	3,154	2,505
Wine	„	4,315	4,307	3,740	269	260	269
„ in Bottle	doz.	506	417	595	633	744	893
Woollen thread and Manufac- tures	value	20,048	20,410	17,193
Other Goods.....	„	12,473	10,474	10,944
				£	333,512	344,183	304,375

4

QUANTITIES and VALUES (in Sterling) of GOODS EXPORTED from the ISLAND of CYPRUS during the year 1882, the twelve months ended 31st March, 1884, and the twelve months ended 31st March, 1885.

ARTICLES.	QUANTITIES.			VALUES.			
	Year ended Dec. 31, 1882.	Year ended March 31, 1884.	Year ended March 31, 1885.	Year ended Dec. 31, 1882.	Year ended March 31, 1884.	Year ended March 31, 1885.	
				£	£	£	
Animals							
Oxen	No.	565	570	382	2,423	2,626	2,175
Horses	„	171	134	61	1,758	1,782	890
Mules.....	„	1,089	418	360	15,532	5,989	6,231
Donkeys	„	526	449	608	1,460	1,303	1,897
Other Animals	„	507	445	143	286	291	95
Carobs	Aleppo cantars	87,194	111,862	138,423	65,446	76,063	92,515
Cheese	okes	156,279	100,798	91,395	6,742	4,731	4,439
Colocynths.....	„	3,631	2,775	4,693	361	392	383
Cordage and Twine	„	1,091	3,367	9,788	71	149	452
Corn and Grain, &c. :—							
Wheat	kils	211,114	237,490	180,854	38,825	38,211	23,881
Barley	„	299,172	360,273	292,381	26,688	28,439	22,687
Oats	„	4,038	6,970	4,136	270	421	264
Vetches	„	42,917	35,273	15,543	5,632	4,587	1,856
Beans Peas, &c.	okes	221,508	151,940	435,713	2,669	1,010	2,834
Cotton, raw	„	147,961	300,748	489,65	9,132	16,920	26,874
Cotton seed	„	4,240	147,865	228,775	35	665	532
Cotton Manufactures	value	2,221	2,186	1,969
Earthenware	„	427	424	433
Flax	okes	71,745	80,011	84,867	774	768	774
Fruit :—							
Raisins	okes	929,546	686,977	151,181	14,764	9,707	1,390
Oranges and Lemons	No.	1,579,738	1,314,312	1,806,962	472	333	457
Other Fruit	okes	582,880	564,043	783,687	2,249	2,301	3,213
Gypsum.....	„	...	144,350	283,250	...	148	325
Hides and Skins	„	32,748	27,178	41,818	4,734	4,709	5,524
Linseed	„	125,576	147,277	201,055	1,586	1,621	2,331
Rags	„	49,492	43,016	120,940	411	263	686
Sesame Seed	„	841	122,142	173,368	19	2,161	2,886
Silk Cocoons and Silk, raw ...	„	8,724	12,607	12,890	3,353	4,492	3,948
Spirits	„	254,228	230,165	214,681	6,206	5,297	4,867
Sponge	„	551	2,711	3,437	282	1,364	3,313
Straw.....	„	1,847,980	1,624,122	35,354 } 116,985 }	766	1,049	1,384
Sumac	„	147,998	208,647	255,123	414	661	855
Terra Umbra.....	tons	819	5,942	1,067	546	3,874	661
Vegetables.....	okes	492,563	280,158	284,499	1,083	1,178	888
Vinegar.....	„	327,644	276,435	301,437	1,618	1,587	1,672
Wine Commanderia	„	206,536	297,970	417,401	4,604	6,200	7,929
„ Common or Black	„	3,087,958	3,853,998	4,240,079	34,223	42,002	37,338
Wool	„	153,905	108,809	167,592	9,112	5,912	8,312
Other Goods	value	8,935	8,394	8,356
				£	276,129	290,210	287,521

Total NUMBER and TONNAGE of SAILING and STEAM VESSELS ENTERED at PORTS in the ISLAND of CYPRUS during the year ended 31st December, 1882, the twelve months ended 31st March, 1884, and the twelve months ended 31st March, 1885.

PORTS.	COASTING TRADE.						FOREIGN TRADE.						TOTAL.										
	Sailing Vessels.			Steam Vessels.			Sailing Vessels.			Steam Vessels.			Sailing Vessels.			Steam Vessels.							
	No.	Tons.	No.	Tons.	No.	Tons.	Total.	No.	Tons.	No.	Tons.	Total.	No.	Tons.	No.	Tons.	Total.	No.	Tons.	No.	Tons.	Total.	
Larnaca	1882	656	8,537	83	57,406	739	65,943	221	20,013	61	71,614	282	91,627	877	28,550	144	129,020	1,021	157,570	1,110	147,714	1,110	147,714
	1883—4	528	6,280	72	47,047	600	53,327	450	39,663	60	54,724	510	94,387	978	45,943	132	101,771	1,110	147,714	1,110	147,714	1,110	147,714
	1884—5	474	6,860	81	65,187	555	72,047	278	34,803	39	45,046	317	79,849	752	41,663	120	110,233	872	151,896	872	151,896	872	151,896
Limassol	1882	613	10,126	62	32,857	675	42,983	346	28,580	89	62,929	485	91,459	959	38,656	151	95,286	1,110	133,942	1,110	133,942	1,110	133,942
	1883—4	570	14,557	48	23,275	618	37,832	180	18,244	72	46,922	252	65,166	750	32,801	120	70,197	870	102,938	870	102,938	870	102,938
	1884—5	512	13,529	49	28,716	561	42,245	289	30,487	80	64,224	369	94,711	801	44,016	129	92,940	930	136,956	930	136,956	930	136,956
Famagusta	1882	542	11,295	542	11,295	295	7,715	295	7,715	837	19,010	837	9,010	837	9,010	837	9,010
	1883—4	528	12,532	528	12,532	177	4,138	1	228	178	4,366	705	16,670	1	228	706	18,898	706	18,898	706	18,898
	1884—5	399	10,960	1	1,180	400	12,140	338	7,936	338	7,936	737	188,96	1	1,180	738	20,076	738	20,076	738	20,076
Kyrenia;	1882	51	2,287	51	2,287	216	3,498	216	3,498	267	5,785	267	5,785	267	5,785	267	5,785
	1883—4	74	3,484	74	3,484	156	4,686	156	4,686	230	8,170	230	8,170	230	8,170	230	8,170
	1884—5	61	4,263	61	4,263	221	3,509	221	3,509	282	7,772	282	7,772	282	7,772	282	7,772
Papho	1882	205	5,892	205	5,892	97	2,699	97	2,699	302	8,531	302	8,531	302	8,531	302	8,531
	1883—4	215	6,305	215	6,305	90	2,386	90	2,386	305	8,691	305	8,691	305	8,691	305	8,691
	1884—5	183	4,492	183	4,492	69	1,984	69	1,984	252	6,476	252	6,476	252	6,476	252	6,476
Lefka	1882	32	1,548	32	1,548	32	1,548	32	1,548	32	1,548	32	1,548
	1883—4	20	1,607	20	1,607	20	1,607	20	1,607	20	1,607	20	1,607
	1884—5	28	1,482	28	1,482	28	1,482	28	1,482	28	1,482	28	1,482
Total	1882	2,099	39,625	145	89,763	2,244	129,388	1,175	62,455	150	134,543	1,325	196,998	3,274	102,080	295	224,306	3,569	326,386	3,569	326,386	3,569	326,386
	1883—4	1,935	44,765	120	70,322	2,055	115,087	1,053	69,117	133	101,874	1,186	170,991	2,988	113,382	253	172,196	3,241	286,078	3,241	286,078	3,241	286,078
	1884—5	1,657	41,586	131	95,083	1,788	136,669	1,195	78,719	119	109,270	1,314	187,989	2,852	120,305	250	204,353	3,102	324,658	3,102	324,658	3,102	324,658

Total NUMBER and TONNAGE of SAILING and STEAM VESSELS CLEARED at PORTS in the ISLAND of CYPRUS during the year ended 31st December, 1882, the twelve months ended 31st March, 1884, and the twelve months ended 31st March, 1885.

PORTS.	COASTING TRADE.						FOREIGN TRADE.						TOTAL.					
	Sailing Vessels.		Steam Vessels.		Total.		Sailing Vessels.		Steam Vessels.		Total.		Sailing Vessels.		Steam Vessels.	Total.		
	No.	Tons.	No.	Tons.	No.	Tons.	No.	Tons.	No.	Tons.	No.	Tons.	No.	Tons.	No.	Tons.		
Larnaca	669	13,918	61	31,784	730	45,702	203	14,208	82	96,774	285	110,982	872	28,126	143	128,558	1,015	156,684
	709	25,298	48	23,265	757	48,563	274	20,578	85	79,669	359	100,247	983	45,876	183	102,934	1,116	148,810
	575	24,498	50	23,896	625	54,304	193	17,265	70	80,337	263	97,602	768	41,673	120	110,233	888	151,906
Limassol	622	12,463	84	58,210	706	70,676	353	27,021	67	37,076	420	64,097	975	89,487	151	95,286	1,126	184,773
	501	8,365	72	47,047	576	55,412	250	25,358	48	23,150	298	48,598	754	33,723	120	70,197	874	103,920
	478	7,730	81	65,187	559	72,977	323	35,791	48	27,753	371	63,544	801	43,581	129	92,940	930	136,521
Famagusta	543	8,170	543	8,170	323	11,216	323	11,216	866	19,336	866	19,386
	470	6,714	470	6,714	275	10,568	276	10,796	745	17,282	...	228	746	17,510
	242	5,607	242	5,607	397	12,948	...	1,180	398	14,128	639	18,555	...	1,180	640	19,735
Kyrenia	49	272	49	272	219	6,033	219	6,033	268	6,305	268	6,305
	58	980	58	980	172	6,956	172	6,956	230	7,936	230	7,936
	77	1,512	77	1,512	205	6,222	205	6,222	232	7,734	232	7,734
Papho	202	2,705	202	2,705	116	5,896	116	5,896	318	8,601	318	8,601
	203	1,906	203	1,906	100	6,507	100	6,507	303	8,413	303	8,413
	189	2,060	189	2,060	65	4,446	65	4,446	254	6,506	254	6,506
Lefka	18	278	18	278	15	1,466	15	1,466	33	1,744	33	1,744
	9	488	9	488	9	621	9	621	18	959	18	959
	13	638	13	638	12	884	12	884	25	1,522	25	1,522
Total	2,103	37,809	145	89,991	2,248	127,803	1,229	65,840	149	133,850	1,378	199,693	3,332	103,619	291	223,844	3,625	327,493
	1,953	43,701	120	70,312	2,073	114,013	1,080	70,488	134	103,047	1,214	173,535	3,038	114,189	254	173,359	3,287	287,548
	1,574	42,015	131	95,033	1,705	137,098	1,195	77,556	119	109,270	1,314	186,826	2,769	119,571	250	204,353	3,019	323,924

[No. 9.]
NOTICE.

HARBOUR LIGHT AT KYRENIA.

WITH reference to the Notice published in *Gazette* No. 117 of the 15th of November, 1883, it is notified for general information that the Harbour Light at Kyrenia has, since the 16th of January, 1886, been replaced by a new Light exhibited from the N.W. bastion of the Fort at a point 68 feet above sea-level.

The new Light is a fixed red light visible in clear weather at a distance of eight miles.

The position is approximately Lat. 35° 21' N., Long. 33° 19' E.

[No. 10.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 27th of February, 1886.

Country.	Locality.	Nature of Disease
Russia	Russia	Cattle plague
Asia Minor	(Alexandretta	" "
	Mersina	" "
Syria	(Caradash	" "
	Acre	Sheep disease

27th February, 1886. F. C. HEIDENSTAM,
Chief Medical Officer.

[No. 11.]

LARNACA MUNICIPALITY.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Municipal Councils Ordinance, 1882," is pleased to approve the following Bye-Laws made by the Municipal Council of Larnaca :—

MUNICIPAL ELECTIONS.

Bye-Laws for the regulation of Municipal Elections made under the provisions of clause 25 of "The Municipal Councils Ordinance, 1882."

1. The ordinary annual election of Councillors shall take place on the 22nd day of March in each year. Whenever that day shall fall on a Sunday, the election shall take place on the Monday next following.

2. Every election of Councillors shall be held at the Municipal Offices at 10 o'clock a.m.

3. The President of the Municipality, or in his absence the Vice-President, shall preside and exercise jurisdiction over every election, except at the taking of a poll and counting of votes.

4. Every ballot, if such be necessary, shall take place at the Municipal Offices between the hours of 2 and 6 p.m. upon the day following the nomination day, unless the day of the poll should fall on a Sunday, when the poll shall take place on the Monday following. The President and the Vice-President of the Municipal Council may be present at the recording of votes.

5. The votes shall be counted by the Presiding Officer as soon as possible after the close of the poll, and the President and Vice-President of the Municipality may be present at the counting, as also such agents, if any, of the candidates as may be in attendance.

Larnaca, 23rd February, 1886.

(Signed) N. ROSSOS, President.
MEHMET GHAZAVI, Vice-President.
M. LOIZIDI.
M. CRAMBI.
YOUSOUF ZIA.
A. MOZERAS.
DEM. Y. DEMETRIOU.
S. G. VASSILIADI.

[No. 12.]

LIMASSOL MUNICIPALITY.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Municipal Councils Law, 1885," is pleased to approve the following Bye-Laws made by the Municipal Council of Limassol :—

BYE-LAWS AS TO THE WIDTH OF THE DIFFERENT STREETS OF THE TOWN OF LIMASSOL.

The Municipal Council, having agreed that the Ottoman Law concerning the width of streets is impossible of adoption in the town of Limassol, have, under the power vested in them by "The Municipal Councils Law, 1885," framed the following Bye-Laws regulating the width of the different streets of the town :—

Bye-Law No. 1.—The streets of the town shall be divided into the following four classes :—

1st Class.—To comprise St. Andrew, St. George, Victoria and Albert streets.

2nd Class.—St. John, Bishop, Iphigenia, St. Patrick, King Richard, Blondel, St. Philia, Canning, Crusader, Athanasias, Jerusalem, Pilgrim, Fisher, Prince of Wales, and Troubadour streets, the Cut, Way Out and Sea Lane.

3rd Class.—All streets except those mentioned in Classes 1, 2 and 4.

4th Class.—All streets having one outlet only.

Bye-Law No. 2.—The width of the streets stated in the above-mentioned classes shall be as follows :—

1st Class	9 pics
2nd "	7 "
3rd "	5 "
4th "	4 "

The length of the pic being 2 feet $6\frac{9}{10}$ inches.

Bye-Law No. 3.—Save as hereinafter mentioned, no person shall be allowed to build foundations or to add any storey or make repairs to any building which shall be opposed to the present Bye-Laws. Such repairs, however, as the opening of doors or windows which would not appear to conduce to the consolidation of that wall of the building which is found in a street having less width than that required by the present Bye-Laws will be permitted, and the opening of doors or windows with stones and lime may be allowed in any wall which may be considered by the Council as solid.

Bye-Law No. 4.—The space required to give any street the width prescribed by the present Bye-Laws will be taken equally from both sides of it, save as provided in Bye-Law No. 6.

Bye-Law No. 5.—The ground taken for widening the streets shall be given by the proprietors without compensation.

Bye-Law No. 6.—In the case, however, where, with a view to the straightening and widening of a street, it shall be approved and decided by the Council that the owner of a building on one side of the street shall give more than the half or all the additional space required to widen the street, it shall be obligatory for the proprietor of such a building to do so on receiving compensation from his opposite neighbour to the extent that may be decided by the Municipal Council, or, if the opposite neighbour be destitute, then from the Municipality.

Bye-Law No. 7.—Any street, the width of which is in accordance with the orders contained in the present Bye-Laws or the width of which is greater than as fixed herein, shall remain in the same state, and no one shall, for any reason, take off any part of the public street and add it to his own building.

Bye-Law No. 8.—The width of the several classes of streets prescribed in Bye-Law No. 2 shall apply only to existing streets, and any streets hereafter formed shall conform to the Ottoman Regulations on the subject.

(Signed) Dr. M. CARAGEORGIADIS, President.
 HAFIZ RACHID, Vice-President.
 KEUPRILIZADEH HADJI HASSAN, Member.
 GEORGE S. CONSTANTINIDI, "
 L. LUCAIDI, "
 CHAS. CHRISTIAN, "
 M. MAVROSCOUFI, "

[No. 13.]

KYRENIA MUNICIPALITY.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Municipal Councils Law, 1885," is pleased to approve the following Bye-Laws made by the Municipal Council of Kyrenia :—

Slaughter House.

Bye-Law No. 1.—No animals shall be slaughtered for public food within the Municipal limits of Kyrenia except at the Municipal slaughter-house.

Bye-Law No. 2.—No fresh meat shall be sold unless killed at the Municipal slaughter-house and sealed thereat.

Bye-Law No. 3.—An employé of the Municipality shall be on duty daily from sun-rise till an hour before noon at the time when animals are slaughtered.

Bye-Law No. 4.—All carcases of animals slaughtered shall be sealed by the said employé, and on payment of the slaughter fees they will be taken away by their owners.

Bye-Law No. 5.—When the slaughtering is finished the said employé shall clean the slaughter-house and its drains.

Bye-Law No. 6.—No pregnant animal shall be killed in the slaughter-house.

Bye-Law No. 7.—The following fees shall be received for every animal slaughtered :—

For each bullock or calf	2s.
„ sheep or goat over 6 okes.....	6c.p.
„ „ of 6 okes or under	3c.p.
„ pig	1s.

(Signed) HADJI MUSTAPHA KHOULOSSI, President.
 ABDULLAH, Vice-President.
 GEORGE L. HOUSTOUN, Member.
 HASSAN SALIH TCHAOUSIL, "
 HASSIM IBRAHIM, "
 MEHMED, "

Published by Command,

FALK. WARREN,

Chief Secretary to Government.

Price 4 Piastres.

The
CYPRUS  GAZETTE.
SUPPLEMENT.

(Published by Authority.)

SATURDAY, FEBRUARY 27TH, 1886.

DRAFT OF A LAW,

“TO EXEMPT JUDGMENTS AND ORDERS AND OTHER DOCUMENTS ISSUING OUT OF THE DISTRICT COURTS AND THE SUPREME COURT FROM STAMP DUTY.”

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows :—

1. From and after the time when this Law shall come into force, no judgment or order of any District Court or of the Supreme Court, and no copy of any part of the file of proceedings in any action in or of any record of any such Court shall be chargeable with any stamp duty.

Judgment &c.
not to be charged
with stamp duty.

2. This Law may be cited as “The Stamp Duties Amendment Law, 1886.”

Short title.

DRAFT OF A LAW,

“TO MAKE BETTER PROVISION FOR THE PROTESTING OF BILLS OF EXCHANGE AND FOR THE MAKING OF OTHER PROTESTS.”

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows :—

1. Bills of exchange and other documents securing the payment of money for the protesting of which provision is made by the Ottoman Commercial Code shall, after the date when this Law shall come into effect, be protested in the manner hereinafter prescribed, that is to say :—

Protests of bills
of exchange and
other documents
under the Com-
mercial Code.

A true and exact copy of the bill of exchange or other document to be protested and of all inscriptions and endorsements thereon at the time of the making of the protest, together with a written statement at the foot of such copy setting forth that the bill of exchange or other document is protested and the grounds of the protest (which said copy and statement is hereinafter referred to as “the document of protest”), shall be presented to the Registrar of the District Court of the District within which such bill of exchange or other document is by Law required to be protested.

The forms in the Schedule hereto may be used for making protests under this clause with such variations as the circumstances of the case may require.

2. Any protest other than those hereinbefore particularly mentioned may be made by presentation to the Registrar of a document of protest setting forth the acts, omissions, facts, circumstances, or things, on account of which the protest is made, and the fact that it is made.

Other protests.

3. The Registrar on presentation to him of any document of protest shall note thereon the day on which the same was

Recording of
protest.

- presented to him and affix his signature to such note, and shall preserve the document of protest as a record of the Court.
- Service of protest.** 4. Where any document of protest is required to be served on any person, service on such person of a copy certified under the hand of the Registrar and the seal of the Court to be a true copy of such document shall be good service of the original document.
- Proof of service.** 5. Service of a document of protest may be effected and proved in any manner in which service of a writ of summons in an action may under the provisions of any Rules of Court for the time being in force be effected and proved.
- Fees on protests.** 6. Every document of protest shall bear a stamp or stamps of the value of three shillings, which stamp or stamps may be of such denomination and either impressed or adhesive as the High Commissioner may from time to time direct; and in default of or until any such direction, adhesive revenue stamps shall be used for the purposes of this clause.
No document of protest shall be received by the Registrar unless it bear the prescribed stamp.
- Fees on copies, &c.** 7. There shall be payable in respect of the issue of copies of documents of protest from any Court and in respect of the certifying of copies to be true copies, such fees as are for the time being respectively directed to be taken on the issue of copies of the file of proceedings in any action and on certifying copies of of the file of proceedings to be true copies thereof, and every fee so taken shall be taken, applied, and disposed of in the same manner as though it were taken in respect of a copy of any such file of proceedings.
- Short title.** 8. This Law may be cited as "The Protests Law, 1886."

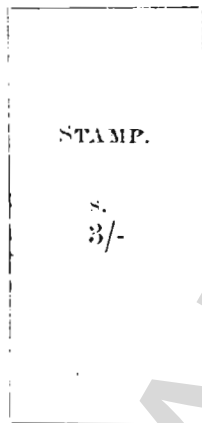
SCHEDULE.

FORM OF PROTEST FOR NON-ACCEPTANCE.

[Set out the document protested, with all inscriptions and endorsements thereon.]

The Instrument whereof a copy is above set forth having been duly presented for acceptance to the said A
B who is unable or has refused to sign his name in acceptance thereof, the said instrument is hereby protested.

Presented to me this day of 18 .



(Signed)

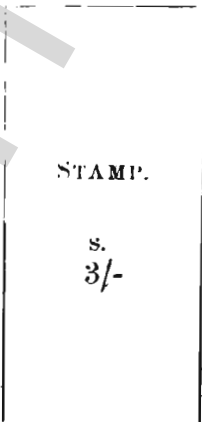
Registrar of the
District Court of

FORM OF PROTEST WHERE THE PERSON LIABLE TO PAY THE AMOUNT OF THE BILL IS ABSENT.

[Set out the documents protested, with all inscriptions and endorsements thereon.]

The Instrument whereof a copy is above set forth having been duly presented for payment and the said A
B being absent, the said instrument is hereby protested.

Presented to me this day of 18 .



(Signed)

Registrar of the
District Court of

FORM OF PROTEST FOR NON-PAYMENT WHERE PERSON LIABLE TO PAY THE
AMOUNT OF THE BILL IS PRESENT.

[Set out the document protested, with all inscriptions and endorsements thereon.]

The Instrument whereof a copy is above set forth having been duly
presented for payment and the said A
B being present and having refused to
pay the same on the ground that [state reasons, if known]
the said instrument is hereby protested.

Presented to me this day of 18 .

STAMP. s. 3/-

(Signed)

Registrar of the
District Court of

Price 2 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



The Cyprus Gazette.

(EXTRAORDINARY.)

(Published by Authority.)

No. 192.]

SATURDAY, MARCH 6TH, 1886.

(No. 1.)

HIS Excellency desires that the following may be published for general information:—

Being about to return to England upon the expiration of the period for which I was appointed by Her Majesty to administer the Government of Cyprus, I desire to bid farewell to the people of Cyprus, amongst whom I have resided since the British occupation in 1878.

The seven years which have elapsed since that event have wrought changes which I trust have been beneficial to the inhabitants and will conduce to their general well-being in the future. With those changes I have been intimately connected, and I shall ever take a deep interest in all that concerns the Island of Cyprus.

I have to thank the officers of the Government for the support and assistance which they have rendered to me in their several grades, and I desire especially to acknowledge the courteous and friendly feelings which have been displayed towards me by the inhabitants of Cyprus in my intercourse with them. They may rest assured that I shall ever look back with satisfaction upon the period of my residence here, and that, although my official connection with them will have ceased, I shall always be ready to do all that is in my power to further their interests.

ROBERT BIDDULPH,
Major-General,
High Commissioner.

5th March, 1886.

(No. 2.)

LEGISLATIVE COUNCIL.

SPEECH of His Excellency the High Commissioner delivered to the Legislative Council at the opening of its Fourth Session, on Wednesday, the 3rd day of March, 1886.

GENTLEMEN OF THE LEGISLATIVE COUNCIL,

When I bade you farewell at the close of last Session, it was with the expectation that I should be leaving Cyprus in the course of a few weeks. The gentleman, however, who was designated by Her Majesty to be my successor was prevented by public business from coming here till the present year, and even now at the last moment after he had arranged to meet you here to-day to open the Session of 1886, he was unexpectedly prevented from leaving England, and in order not to put you to the inconvenience of still further delaying the Session, he has requested me to call you together on the day that had been fixed, in order that you might be made acquainted with the

programme of legislation proposed by the Government.

The past year in Cyprus has been one of moderate prosperity, and I have been glad to learn that the agricultural produce has found advanced prices.

Gentlemen,—The Estimates for the Expenditure of the coming year will be laid before you. They have received the approval of Her Majesty's Government.

Of the measures which will be laid before you for your consideration several are of a somewhat technical character, relating to the powers and practice of the Courts of Law. The want of a law for setting aside fraudulent transfers of property has for some time been felt and complained of, and a Bill will be laid before you for that purpose, which it is hoped will be of great advantage to traders in facilitating the recovery of debts.

A Bill will be introduced to amend the law of prescription for immoveable property, also a Bill for regulating the practice with regard to legal protests.

A Bill to amend the Infants' Estates Law is designed to simplify and facilitate the work of the Courts with regard to the Estates of persons under disability without rendering the Law less effectual in the interests of the persons concerned.

It has been found difficult to carry out the punishments of Detention and Exile, which punishments are also unsuited to the present political situation of the Island. A Bill will therefore be laid before you for the substitution of more suitable punishments in their place.

A Bill of a different character will be laid before you—"For the prevention of Cruelty to Animals." With regard to this Bill it may be remarked that while such a law may be of service when in harmony with the feelings of the people, it cannot but fail of this object if not in accordance with public opinion. I am confident that in Cyprus such a law is not in advance of the moral sense of the public, and even though it should not be found necessary to institute any great number of prosecutions under it, such a law is likely to assist public opinion in the right way.

Two Bills will be submitted to you by the direction of Her Majesty's Government. One of these for dealing with wrecks relates to a subject on which the Law is at present defective, and is based upon the English Law on the same subject. The other is for the protection of submarine telegraph cables, and is for the purpose of bringing into force in Cyprus the Telegraph Convention of 1884, to which most of the nations of Europe, including Great Britain and Turkey, are parties.

I recommend these and such other Bills as may be laid before you to your careful consideration, Although it may appear that no measure of a very remarkable character is included amongst them, yet it will be found that the majority of the Bills laid before you are measures of practical utility, the necessity for which has been demonstrated by actual experience.

There is a subject on which no Bill is before the Council, but to which I wish to call your serious attention, more particularly that of the members of the Christian community, This is the question of the present position of the Orthodox Church in Cyprus.

Shortly after the British Occupation a memorial signed by all the Bishops was presented to my predecessor, pointing out the difficulties which had arisen since the change of Government, and the subject was again alluded to in a memorial presented to me in August, 1879, which was signed by the Bishops and also by many influential laymen from all the Districts in Cyprus. These memorials were duly laid before Her Majesty's Government; but the political circumstances of the Island were such as did not then favour legislation on the subject.

At the end of 1881, in a memorial signed by all the Bishops and certain laymen, it was again represented to me that the relations between the Church and the State should be regulated by the ecclesiastical authorities and the representatives of the Orthodox Cypriot community, and that the resolutions thus arrived at should be laid before the new Legislative Council to receive statutory authority.

After the Session of 1884 the Archbishop and Bishops made a further personal representation to me, in the same terms, and informed me that a Synod was about to meet for the purpose of considering the whole question. I subsequently learned that the representatives of most of the districts had failed to attend the Synod, which had consequently been unable to arrive at an authoritative conclusion.

Under these circumstances I have been anxious before my departure to bring this important matter to your notice. The position of the heads of the Church appears to be one of increasing financial difficulty. The calls upon the revenues of their Sees have augmented with the growing wants of the community, and whilst they are entitled to the customary dues allotted to them *ab antiquo*, they actually receive less than they did before the British Occupation.

The Government would not be unwilling, if it is the wish of those concerned, to collect and pay over the customary dues of the episcopal Sees. This is, however, a matter in which the Government can take no action without having first learnt the views of the people on the subject, and I invite an expression of the opinion of the Council on this important topic.

(No. 3.)

ADDRESS of the Legislative Council in reply to the Speech of His Excellency the High Commissioner, presented on the 5th day of March, 1886.

YOUR EXCELLENCY,

We consider it a fortunate circumstance that the unavoidable delay of your departure has given us an opportunity of once more meeting your Excellency and wishing you a hearty farewell.

It is true that last year was a year of moderate prosperity and that agricultural prices have risen. Unfortunately, however, as regards wheat, the rise came after the export of the grain; and in many instances importation has taken place at advanced prices from abroad.

The Bills which Your Excellency has announced to us will receive the attention which they demand. We also note that there is among them no measure

of a remarkable character, but we hope that the Government of the Island will not forget the important question of the improvement of the condition of the agricultural classes, especially of those who are engaged in the cultivation of cereals.

Your Excellency has called our attention to the ecclesiastical questions which were treated of in the various memorials which Your Excellency has mentioned. The opinion of the Orthodox Christian Members of the Council on this subject is as follows:—

Those memorials, signed by the Heads of the Church and the regular representatives of the Christian population of the Island, among other important questions the solution of which was necessary for the well-being of the Island, touched upon the question of the Church. Of this question the most important part was and is considered to be the special jurisdiction of the Spiritual Heads of the Church, as contained in the Imperial Berats, by which from time immemorial the Church has fulfilled its multifarious duties to the Orthodox Christian community.

These Berats provided the means by which the Church was sustained, and the acknowledgment of these provisions by the Government is considered necessary for the well-being of the Church.

For the solution of the whole question the Orthodox Christian Members of the Council are of opinion that it would be advisable that there should be drawn up by the Heads of the Church, in conjunction with a special representative Committee of the Orthodox Christian community, a scheme for a Regulation, regulating the whole matter in accordance with the desires and traditions of the Christian community of Cyprus, that the scheme so drawn up should be published for the information of the public, presented to the Government for consideration, and should obtain the force of law in the regular manner.

In conclusion, we think it a duty incumbent upon us to repeat the unanimous prayer of the whole population for the reduction by any possible means of the tribute now paid to the Sublime Porte, which so long as it remains intact will continue to absorb the vital powers of the Island.

(No. 4.)

HIS Excellency the High Commissioner is pleased to order that from and after the 15th day of March, 1886, the following rates of postage shall be charged by or under the Island Postmaster in respect of parcels posted in Cyprus for conveyance to the places hereunder mentioned:—

1. FOR CONVEYANCE TO THE CAPE OF GOOD HOPE.

To Cape Town.

For a parcel not exceeding 1 lb. in weight	s. c.p.
And for each lb. or fraction of a lb. additional. .	2 3
	1 6

To all other places in Cape Colony.

For a parcel not exceeding 1 lb. in weight	2 6
And for each lb. or fraction of a lb. additional. .	2 0

2. FOR CONVEYANCE TO BRITISH GUIANA.

For a parcel not exceeding 1 lb. in weight	2 2
And for each lb. or fraction of a lb. additional. .	1 3

3. FOR CONVEYANCE TO THE LEEWARD ISLANDS.

(including Antigua, Dominica, Montserrat Nevis, St. Kitts and Tortola.)

For a parcel not exceeding 1 lb. in weight	1 8
And for each lb. or fraction of a lb. additional. .	1 2

4. FOR CONVEYANCE TO JAMAICA.

For a parcel not exceeding 1 lb. in weight	2 1
And for each lb. or fraction of a lb. additional. .	1, 4

5. FOR CONVEYANCE TO GRENADA, ST. LUCIA,
TOBAGO AND TRINIDAD.

	s. c.p.
For a parcel not exceeding 1 lb. in weight	2 0
And for each lb. or fraction of a lb. additional..	1 3

6. FOR CONVEYANCE TO ST. VINCENT.

For a parcel not exceeding 1 lb. in weight	1 8
And for each lb. or fraction of a lb. additional..	1 2

7. FOR CONVEYANCE TO BELGIUM.

For a parcel not exceeding 1 lb. in weight	3 0
And for each lb. or fraction of a lb. additional..	0 6

8. FOR CONVEYANCE TO GERMANY.

For a parcel not exceeding 1 lb. in weight	2 3
Exceeding 1 lb. and not exceeding 2 lbs. in weight	3 0
" 2 lbs. " " 3 " " " "	3 6
" 3 " " " 4 " " "	4 8
" 4 " " " 5 " " "	5 5
" 5 " " " 6 " " "	6 2
" 6 " " " 7 " " "	6 8

(No. 5.)

LEGISLATIVE COUNCIL.

THE draft of the following Law which it is proposed to lay before the Legislative Council is published for general information in a Supplement to this Gazette:—

“To appropriate a sum not exceeding ninety-four thousand six hundred and eighty-eight pounds to the service of the twelve months ending the thirty-first day of March in the Year of Our Lord one thousand eight hundred and eighty-seven.”

(No. 6.)

HIS Excellency the High Commissioner has been pleased to make the following appointment:—

Mr. Vincenzo Emanuel Fenech to be a Compounder in the Medical Department. Dated 1st October, 1885.

(No. 7.)

MR. Pierre Phillipides, Forest Officer, has been dismissed from the Government Service with effect from the 4th of February, 1886.

(No. 8.)

DAYS AND PLACES APPOINTED FOR
HOLDING THE ASSIZES.

NOTICE is hereby given that Assize Courts will be held in the months of June and July next at the places and on the days hereunder mentioned:—

Famagusta	29th June, 1886.
Kyrenia	5th July "
Nicosia	8th " "
Larnaca	14th " "
Limassol	19th " "
Papho	26th " "

(No. 9.)

GOVERNMENT NOTICE.

SALE OF REVENUE STAMPS.

ON and after the 1st April, 1886, Revenue Stamps will be sold—

(a). At the Government Treasuries in the several Districts,

(b). At the Post Offices, and

(c). By Licensed Vendors, under the following conditions:—

Only stamps of a higher nominal value than of 2s. 4½c.p. will be retailed at the Government Treasuries, and stamps of such values will not be sold elsewhere than at the Government Treasuries. Stamps will be sold at the Government Treasuries only during office hours.

The officers in charge of the several Post Offices will sell revenue stamps of a nominal value of 1c.p.

Stamps for sale by licensed vendors will be issued to them by the Commissioners of Districts.

Stamp vendors shall, as far as possible, be persons of good character living in convenient centres.

Every such vendor shall be granted yearly by the Commissioner, and at his discretion, a license to sell stamps by retail on the following conditions:—

(a). That he will keep or have in his possession for the purpose of sale or exchange, and will sell or exchange no stamp or stamps other than he shall have purchased from the Government.

(b). That he will retail stamps to the public at the prices printed on the stamps and at no other rate.

(c). That he will retail stamps at the house named in the license, and at no other place.

(d). That he will keep at all times, in a conspicuous place outside the premises in which he is allowed to retail stamps, a board showing painted thereon in large letters his name in full, together with the words "Licensed to deal in Revenue Stamps," in the Greek and Turkish language.

Every license granted to a vendor of stamps shall be granted for a period ending the 31st of March following the date on which it is granted; but it may be renewed annually on the 1st of April by the Commissioner and will be revocable at his discretion.

The sale of stamps by licensed vendors will be restricted to stamps of a nominal value up to and including 2s. 4½c.p.

Licensed vendors will be allowed a discount of 2½ per cent. on the value of stamps purchased by them.

Stamps will only be issued to licensed vendors for sale on payment of the value of the stamps issued, less the discount of 2½ per cent.; e.g., a vendor purchasing £10 worth of stamps will pay £9 15s. 0c.p. actually at the time of making the purchase.

On the death, or termination of the license, of any stamp vendor, any stamps which may then be in his possession may be returned to the Commissioner of the District, who, on being satisfied that such stamps are in good condition, will authorise the value of such stamps to be repaid to the late vendor or his representative, deducting the discount of 2½ per cent. on the value of the stamps returned.

Stamped paper will be dealt with in the same manner as adhesive revenue stamps.

Dated 1st March, 1886.

Published by Command,

FALK. WARREN,

Chief Secretary to Government.

Price 2 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

The



CYPRUS GAZETTE.

SUPPLEMENT.

(Published by Authority.)

SATURDAY, MARCH 6TH, 1886.

DRAFT OF A LAW,

“TO APPROPRIATE A SUM NOT EXCEEDING NINETY-FOUR THOUSAND SIX HUNDRED AND EIGHTY-EIGHT POUNDS TO THE SERVICE OF THE TWELVE MONTHS ENDING THE THIRTY-FIRST DAY OF MARCH IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND EIGHTY-SEVEN.”

Whereas it is necessary to make provision for such expenses of the Government of Cyprus for the year ending the thirty-first day of March, 1887, as are not provided for by Her Majesty's Order in Council dated the 30th day of November, 1882.

Preamble.

Be it therefore enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

1. There shall be issued and applied to the service of the twelve months ending the thirty-first day of March, 1887, any sum not exceeding the sum of ninety-four thousand six hundred and eighty-eight pounds for defraying the charge of the Government of Cyprus for such period. The said amount shall be appropriated as follows:—

Appropriation of £94,688.

[SCHEDULES.]	CIVIL ESTABLISHMENTS.	£	s.	c.p.
1.	A. High Commissioner	249	10	0
	B. Legislative Council	146	0	0
	C. Chief Secretary	2,223	6	6
	D. Government Printing Office ...	718	10	0
	E. Receiver-General	1,225	10	0
	F. Auditor	1,136	0	0
	G. Government Engineer	1,541	0	0
	H. Revenue Survey	641	14	0
	I. Land Registration	630	17	4½
	K. Forests	1,634	0	0
	L. Districts	11,518	3	4½
	M. Chief Collector of Customs ...	5,520	0	6
	N. Post Office	1,671	6	7½
	O. Store Department	308	0	0
	P. Law and Justice	280	0	0
	Q. Education	576	0	0
	R. Medical	2,453	10	0
	S. Police and Prisons	17,529	7	8½
	T. Crown Agents	20	0	0

Total Establishments £50,022 17 1

2.	Pensions	884	12	5
3.	Revenue Services (exclusive of Establishments)	10,965	0	0
4.	Law and Justice	200	0	0
5.	Education (exclusive of Estab- lishment)	3,000	0	0
6.	Hospitals do.....	1,163	0	0
7.	Police and Prisons do.....	10,058	11	6
8.	Rent	664	13	3
9.	Transport	2,200	0	0
10.	Conveyance of Mails	1,050	0	0
11.	Works and Buildings, Roads and Bridges	10,359	0	0
12.	Forests (exclusive of Establish- ments)	791	10	0
13.	Drawback and Refund of Duties ...	900	0	0
14.	Miscellaneous	2,428	15	3

High Commis-
sioner may cause
above sums to be
paid.

2. It shall be lawful for the High Commissioner to cause to be issued and paid for the purposes aforesaid any sum or sums not exceeding in the whole the sums respectively in that behalf hereinbefore specified.

Short Title.

3. This Law may be cited as "The Appropriation Law, 1886."

Price 2 Piastres.



THE CYPRUS GAZETTE.

(Published by Authority.)

Number 193.

SATURDAY, MARCH 13TH, 1886.

[No. 1.]
PROCLAMATION.

HENRY BULWER.

BY His Excellency Sir Henry Ernest Bulwer, Knight Grand Cross of the Most Distinguished Order of St. Michael and St. George, Her Majesty's High Commissioner and Commander-in-Chief in and over the Island of Cyprus.

Her Majesty the Queen having been graciously pleased to appoint me, Henry Ernest Bulwer, to be Her Majesty's High Commissioner and Commander-in-Chief in and over the Island of Cyprus, and to administer the Government of the Island in Her Majesty's name; now, therefore, I hereby proclaim and make known to all the inhabitants of Cyprus that I have this day assumed and taken over the Administration of the Government of this Island, and I enjoin all Officers of the Government, and all Subjects of Her Majesty the Queen, and others the inhabitants of this Island to take notice hereof and order themselves accordingly.

Given at Larnaca this ninth day of March, 1886.

GOD save the QUEEN.

By Command,
FALK. WARREN,
Colonel R.A.,
Chief Secretary to Government.

[No. 2.]
NOTICE.

AT an Executive Council held at Larnaca the ninth day of March, 1886, His Excellency Sir Henry Bulwer, G.C.M.G., Her Majesty's High Commissioner and Commander-in-Chief of Cyprus, on assuming the Administration of the Government of the Island, took the promissory oaths in such case provided for.

[No. 3.]

HIS Excellency the High Commissioner has been pleased to make the following appointments:—
Major T. Chamberlain, The South Staffordshire Regt., to be Private Secretary to His Excellency the High Commissioner. Dated 10th March, 1886.

Captain R. Holden, 4th Battn. The Worcestershire Regt., to be Aide-de-Camp to His Excellency the High Commissioner. Dated 10th March, 1886.

Major T. Chamberlain to be Clerk of the Executive Council. Dated 10th March, 1886.

[No. 4.]
QUARANTINE NOTICE.
CHOLERA IN ITALY.

WITH reference to the Government Notice of the 1st January, 1886, His Excellency the High Commissioner, under the powers vested in him by

“The Quarantine Ordinance, 1879,” is pleased to increase the quarantine to be undergone by arrivals from Venice to 10 clear days.

Dated 13th March, 1886.

[No. 5.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 13th of March, 1886.

Country.	Locality.	Nature of Disease
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	“ ”
	Mersina	“ ”
Syria	Caradash	“ ”
	Acre	Sheep disease

13th March, 1886. F. C. HEIDENSTAM,
Chief Medical Officer.

[No. 6.]

LIMASSOL MUNICIPALITY.

HIS Excellency the High Commissioner, under the power and authority vested in him by “The Municipal Councils Ordinance, 1885,” is pleased to approve the following Bye-Laws made by the Municipal Council of Limassol:—

MUNICIPAL ELECTIONS.

Bye-Laws passed by the Municipal Council of Limassol for the regulation of Municipal Elections made under the provisions of clause 25 of “The Municipal Councils Ordinance, 1882,” and in accordance with a resolution bearing date 15th February, 1886.

1. The ordinary annual election of Councillors shall take place on the 20th day of March in each year, unless that day should fall on a Sunday, when the election shall take place on the Monday following.

2. Every election of Councillors shall be held at the Municipal Offices between the hours of 10 a.m. and 12 noon.

3. The President of the Municipal Council, or in his absence the Vice-President, shall preside at every election, except at the taking of a poll and counting of votes.

4. Every ballot shall take place at the Municipal Offices between the hours of 10 a.m. and 12 noon upon the day following the nomination day, unless the day of the poll should fall on a Sunday, when the poll shall take place on the Monday following.

5. The votes shall be counted by the Presiding Officer as soon as possible after the close of the poll, and the President and Vice-President of the Municipality may be present at the counting.

(Signed) Dr. M. CARAGEORGIADIS, President.
HAFIZ RACHID, Vice-President.
KEUPRILIZADEH HADJI HASSAN, Member.
GEORGE S. CONSTANTINIDI, “
S. ARAOUSOS, “
T. ELIADES, “

[No. 7.]

[Translation.]

LARNACA MUNICIPALITY.

HONOURABLE SIR,

Being appointed by the Local Harè Council here to audit the accounts of the Municipality of Larnaca for the first half-year of 1885 and having examined the same, we beg to forward a copy of the balance-sheet, which shows a deficit of £698 10s. 3c.p.

Passing our remarks on these accounts, we also take the liberty to submit to you our opinion.

1. We found that the accounts of the cashier are accurate.
2. Many of the expenses have been made without any special minutes as is provided by the Municipal regulations.
3. We reject the sum of £10 irregularly paid to Mr. Charles Watkins as his salary for the month of April, 1884, as according to the Municipal Rule No. 37 his presidency had ended on the 1st idem. The collections of Roosoomat, such as weighing and measuring taxes, we have not seen, but only the total monthly sums of the receipts and expenditure, and we have not checked them minutely, because there were no duplicates as there ought to be. We, therefore, propose for the sake of economy that the particular office of the Roosoomat taxes be abolished, and the management thereof be entrusted to the present two officials of the Municipality, who have got the necessary time to superintend the work. We also propose that the system of duplicates be adopted, both for the measurers and the weighers. According to us, a regular superintendence on the Roosoomat taxes and the economy we propose will increase the income of the Municipality by over £150 yearly.
5. It would be more advantageous for the Municipality if the butchers' shops were gathered in one place of the town, as such a measure would afford a facility for the superintendence thereof, and the employé entrusted with such superintendence would then be able to prevent any frauds committed by butchers to the detriment of the treasury of the Municipality.
6. We beg to observe that the yearly salary of the Mayor, £120, is disproportionate with the revenue and the state of the town. It would be better if this salary were reduced by half, since those who accept the Mayors' post do not do so for the sake of the salary, but for the sake of the interests of the community.

We have, &c.,

(Signed) N. L. GEORGIADIS.
P. N. VONDIZIANO.

Larnaca, 17th February, 1886.

The Honourable
The Chief Secretary to Government.

Statement of the Receipts and Expenditure of the Municipality of Larnaca for the Half-year ended the 30th of June, 1885.

RECEIPTS.				EXPENDITURE.					
	£	s.	c.p.	£	s.	c.p.	£	s.	c.p.
Trade Licenses of 1884 (see Revenue Book P. 101)	62	7	0	Balance on 1st January, 1885 ...			725	2	0½
Slaughter-house	396	8	4½	Pensions for Poor (see Book of Expenditure P. 108)	10	18	2½		
Building Licenses	1	6	0	Maintenance of Foundlings	4	7	4		
Roosoomat	259	8	2	Quay	87	10	0		
Fines	5	0	0½	Cleaning the Town	61	1	5½		
Contracts	3	0	4	Roosoomat Wages and Expenditure	104	9	2		
Footpaths	77	12	3½	Lighting the Town	33	0	0½		
Quay during the Fair	6	0	4½	Tree planting	7	6	3½		
Vise of Passports	2	6	0	Salaries to Officials and President...	213	15	0		
Subscription for widening the Street "Amiet"	2	0	0	Paving Streets	148	2	5		
Theatrical Representations	0	14	3	Stationery	3	3	7½		
Tin Boxes of Petroleum	0	14	0	Rent	1	13	7½		
Sale of Stones	0	17	3	Widening the Street "Amiet" and others	14	2	2		
				Interest to F. Beynet	37	16	0		
				Miscellaneous	41	4	3½		
				Salary of Mr. Watkins for the month of April, 1884, paid through the Ottoman Bank	10	0	0		
				Interest to Ottoman Bank from 29th September, 1884, to 30th June, 1885	12	12	2		
Balance Dr. 30th June, 1885	698	10	3½				791	3	1
	£1,516	5	1½				£1,516	5	1½
To Imperial Ottoman Bank	304	7	0	From Water Fund	17	8	4½		
To Anglo-Egyptian Bank	315	0	0	From Custom-house for Deposit	1	0	0		
To President of Municipal Council	118	5	0	From Cash in hand... ..	47	4	1½		
To John Pierides	12	12	0				65	12	5½
To Nicolas Trikini	13	19	0	Balance			698	10	3½
							£764	3	0
							£764	3	0

(No. 8.)

PAPHO MUNICIPALITY.

Statement of the Receipts and Expenditure of the Municipality of Papho for the Half-Year ended the 31st of December, 1885.

RECEIPTS.				EXPENDITURE.			
	£	s.	c.p.		£	s.	c.p.
Balance in hand on 30th June, 1885	238	15	6	Salaries—President	25	4	0
Slaughter Fees	33	16	4½	Clerk	15	0	0
Miscellaneous Receipts	11	10	5½	Man in charge of Kantars	11	10	0
Hospital Proceeds	4	11	0	Measurer (Kiledji)	8	13	3
Licenses for Music and Building	1	15	0	Man in charge of Abattoir	9	18	0
Fees on Contracts	3	0	0	Bazaar Guards	17	17	0
Auctioneers' Fees	14	5	1½	Scavenger	10	17	0
Fines	0	4	0	Temporary Kantarjis and Kiledjis	1	0	6
Measuring Tax	7	0	8½	Grant to Schools	12	0	0
Weighing Tax	34	8	4½	Hospital expenses	39	2	0
Shopkeepers and Tradesmen	32	3	7½	Rent of Store	3	0	0
Rent of Shops belonging to Municipality	10	0	0	Charity to poor people	3	17	0
				Funeral expenses of poor persons	1	16	6
				Lighting	2	17	0
				For cleaning of Fountains	0	10	7½
				For Summonses, and Fees to Mohsin Agha, Advocate	2	3	0
				Stationery	0	6	3½
				Cost of Bread supplied to prisoners repairing the roads	6	4	8½
				Miscellaneous expenses	2	12	0½
					174	9	8½
				Balance in hand	217	1	3
					£391	11	2
	£391	11	2½		£391	11	2

We certify that we have examined the accounts of the Municipality of Papho for the Half-Year ended the 31st of December, 1885, as provided for by "The Municipal Councils Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

MEHMED BEHAEDDIN, }
IOANNI LOIZIDES, } *Auditors.*

Dated 27th February, 1886.

Published by Command,
FALK. WARREN,
Chief Secretary to Government.

Price 2 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



THE CYPRUS GAZETTE.

(Published by Authority.)

Number 194.

SATURDAY, MARCH 27TH, 1886.

[No. 1.]

LEGISLATIVE COUNCIL.

THE DRAFT WRECKS LAW, 1886.

THE following amendment will be proposed in the draft Law, "To regulate enquiries into wrecks, and to provide for the custody and disposal of wrecked property," when under consideration of the Legislative Council.

To add to Clause 15 the following words:—

"and shall also transmit a similar description to the Agent of Lloyds aforesaid in Cyprus."

[No. 2.]

HIS Excellency the High Commissioner has been pleased to make the following appointment:—

Mr. J. D. Nicholas to be a Lower Division Clerk in the Office of the Commissioner of Nicosia, *vice* Mr. A. Sheppard. Dated 1st September, 1885.

[No. 3.]

NOTICE.

HARBOUR LIGHT AT LARNACA.

IT is notified for general information that the Light at Larnaca formerly situated at a point 124 yards

N.E. of the Lazaret yard, has been moved to the N.E. corner of the Lazaret yard, and is now exhibited, at an elevation of 42 feet 6 ins. above sea-level, from a mast erected on a white house.

The new light is a fixed red light visible in clear weather at a distance of 6 miles.

The position is approximately Lat. 34° 55' N., Long. 33° 38' E.

[No. 4.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 27th of March, 1886.

Country.	Locality.	Nature of Disease
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	" "
	Mersina	" "
Syria	Caradash	" "
	Acre	Sheep disease

27th March, 1886.

F. C. HEIDENSTAM,
Chief Medical Officer.

Published by Command,
FALK. WARREN,
Chief Secretary to Government.

Price 1 Piastre.

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THE CYPRUS GAZETTE.

(Published by Authority.)

Number 195.

SATURDAY, APRIL 10TH, 1886.

[No. 1.]

LEGISLATIVE COUNCIL.

THE following Laws enacted by the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, which were assented to by the High Commissioner in the name of Her Majesty and on Her behalf, on the 20th day of March, 1886, are published for general information in a Supplement to this *Gazette* :—

No. I. of 1886. "To abolish the punishments of detention and exile, and to substitute other punishments in lieu thereof."

No. II. of 1886. "To prohibit the use of dynamite or other explosives for the purpose of catching or destroying fish."

[No. 2.]

THE draft of the following Law which it is proposed to lay before the Legislative Council is published for general information in a Supplement to this *Gazette* :—

"For making Supplementary Provision for the Contingent Charges of the Twelve Months ending the thirty-first day of March, 1886."

[No. 3.]

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 74.

WHEREAS by an Order in Council dated 18th April, 1881, after providing for the payment of tithes on wheat, barley, vetches and oats, it was provided that payment in respect of tithes on all other produce (carobs and silk excepted) must be made during the months of December and January.

And whereas it has been shown that it is expedient that the time for the payment of the tithe due on certain produce in the District of Larnaca should be enlarged.

Now Know Ye that in exercise of the powers vested in him by "The Tithe Ordinance, 1881," and by and with the advice of the Executive Council, the High Commissioner is pleased to order, and it is hereby ordered, that the following regulations shall take effect on and from the date hereof.

The tithe for the year ending 31st March, 1886, on all produce other than cereals, carobs and silk, shall in the District of Larnaca be paid before the 1st day of May, 1886.

All persons liable to pay such tithe who shall not have paid the same or any part thereof before the 1st day of May, 1886, will be liable to pay a penalty equal to five per cent. on the amount then due and unpaid, and all persons liable to pay such tithe who shall not have paid the same or any part thereof before the 1st day of June, 1886, will be liable to pay a further penalty equal to five per cent. on the amount then due and unpaid.

Given under my hand and official seal at Nicosia this second day of April, 1886.

H. BULWER.

High Commissioner.

T. J. CHAMBERLAIN.

Clerk of Council.

[No. 4.]

HIS Excellency the High Commissioner has been pleased to make the following appointments :—

Adam Iskender to be Hospital Attendant, Nicosia, *vice* Hussain Ali, discharged. Dated 4th December, 1885.

Jelaleddin Ali to be Clerk, Land Registry Office, Kyrenia, *vice* Ibrahim Rahmi, promoted. Dated 7th December, 1885.

[No. 5.]

NOTICE.

NOTICE is hereby given that the next examination in the Greek and Turkish languages under the minute published in *Gazette* No. 139 of the 16th of August, 1884, will be held on Wednesday the 5th of May, 1886, and following days.

Names of intending Candidates must be sent in not later than the 20th of April, as directed by the Notice in *Gazette* No. 179 of the 20th of June, 1885.

[No. 6.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 10th of April, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
	(Alexandretta	" "
Asia Minor	Mersina	" "
	(Caradash	" "

10th April, 1886.

F. C. HEIDENSTAM.

Chief Medical Officer.

[No. 7.]

THE Queen has been pleased to direct that the following Regulations respecting Foreign Orders and Medals shall be substituted for those now in force :—

REGULATIONS RESPECTING FOREIGN ORDERS.

1. No subject of Her Majesty shall accept a Foreign Order from the Sovereign of any foreign country, or wear the Insignia thereof, without having previously obtained Her Majesty's permission to that effect, signified by a Warrant under Her Royal Sign-Manual.

[No. 9.]

KYRENIA MUNICIPALITY.

SIR,

We, the undersigned, have the honour to report that we were appointed, by the Medjliss Idar of Kyrenia, to audit the accounts of the Kyrenia Municipality for the half-year ending 31st December, 1885, and we beg to submit the half-yearly statement of the said accounts.

The books are well kept and correct; but we have to point out that the Municipal Council does not appear to take any steps to press for payment of the outstanding arrears.

Part of the arrears shown on 31st December, 1885, have been voluntarily paid since that date, but there is still a considerable sum outstanding.

We have, &c.,

(Signed) ISMAIL HAKKI, } Auditors.
T. E. MAVROGORDATO, }

Kyrenia, 11th March, 1886.

To the Chief Secretary to Government,
Nicosia.

Statement of the Receipts and Expenditure of the Municipality of Kyrenia for the Half-year ended the 31st of December, 1885.

RECEIPTS.				EXPENDITURE.			
	£	s.	c.p.		£	s.	c.p.
Balance Cr.	20	17	7½	Salaries	67	10	0
Slaughter-house Fees	27	19	8½	Wages of Weighers	16	2	2
Weighing Tax Revenue	132	3	8½	Repairs to Roads	13	14	0½
Measuring Tax Revenue	0	2	0½	Scavenging, &c.	12	9	3½
Tax on Loads	7	19	1½	Repairs to Water-pipes, &c.	1	2	4½
Contracts, Legalisation of	0	17	3	Building of Public Latrines	4	17	3½
Building Licenses	3	7	0	Conservancy of Trees	1	5	1
Fines	1	0	0	School Grants	27	18	3
Rates on Trade, for the year 1882	0	5	0	Charity	8	19	5
" " " " 1883	5	8	0	Miscellaneous	4	9	3½
" " " " 1884	0	12	0				
" " " " 1885	11	9	0	Balance in hand	70	2	7
Storage of Petroleum	2	16	7				
Water Rates	1	5	0				
Sale of Water	4	0	0				
Miscellaneous	8	7	6				
	<u>£228</u>	<u>10</u>	<u>6½</u>		<u>£228</u>	<u>10</u>	<u>6½</u>

List of Arrears outstanding.

	£	s.	c.p.
Weighing Tax	43	6	5
Rates on Trade, 1883	0	10	0
" " 1884	0	2	0
" " 1885	13	19	0
	<u>£57</u>	<u>17</u>	<u>5</u>

We certify that we have examined the accounts of the Municipality of Kyrenia for the Half-Year ended the 31st of December, 1885, as provided for by "The Municipal Councils Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

T. E. MAVROGORDATO, } Auditors.
ISMAIL HAKKI, }

Dated 11th March, 1886.

Published by Command,
FALK. WARREN,
Chief Secretary to Government.

Price 2 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

The
CYPRUS  GAZETTE.
SUPPLEMENT.

Published by Authority.

SATURDAY, APRIL 10TH, 1886.

CYPRUS.

No. I. 1886.

A LAW enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof.

“ TO ABOLISH THE PUNISHMENTS OF DETENTION AND EXILE, AND TO SUBSTITUTE OTHER PUNISHMENTS IN LIEU THEREOF.”

HENRY BULWER.]

[20th March, 1886.

1. In this Law the following expressions shall have the following meanings, viz. :—

Definition.

“ Detention for life ” shall mean the punishment defined in Article 23 of the Ottoman Penal Code.

“ Temporary detention ” shall mean the punishment defined in Article 24 of the said Code.

“ Exile for life ” shall mean the punishment defined in Article 28 of the said Code.

“ Temporary exile ” shall mean the punishment defined in Article 35 of the said Code.

“ Hard labour ” shall mean the punishment defined in Article 19 of the said Code.

“ Imprisonment ” shall mean the punishment defined in Article 34 of the said Code.

2. From and after the passing of this Law no person shall be sentenced for any offence to undergo the punishment of detention or that of exile.

Punishments of detention and exile abolished.

3. Any person who if this Law had not been passed might have been sentenced to detention for life or temporary detention shall after the passing of this Law be liable to be sentenced to undergo hard labour for any term not exceeding the maximum term of detention to which he might have been sentenced if this Law had not been passed, or imprisonment for any term, as the Court by which such person is convicted may direct.

Punishment substituted for detention.

4. Any person who if this Law had not been passed might have been sentenced to exile for life shall after the passing of this Law be liable to be sentenced to undergo hard labour for any term not exceeding 20 years or imprisonment for any term, as the Court by which such person is convicted may direct.

Punishment substituted for exile for life.

5. Any person who if this Law had not been passed might have been sentenced to temporary exile shall after the passing of this Law be liable to be sentenced to undergo imprisonment for any term not exceeding three years.

Punishment substituted for temporary exile.

6. Every offence punishable with hard labour under this Law shall be triable upon information before an Assize Court and not otherwise.

Jurisdiction.

7. This Law may be cited as “ The Penal Code Amendment Law, 1886.”

Short title.

Passed in Council this eleventh day of March, in the year of Our Lord, one thousand eight hundred and eighty-six.

G. SMITH,
Clerk of the Council.

CYPRUS.

No. II. 1886.

A LAW enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof.

“TO PROHIBIT THE USE OF DYNAMITE OR OTHER EXPLOSIVES FOR THE PURPOSE OF CATCHING OR DESTROYING FISH.”

HENRY BULWER.]

[20th March, 1886.

Preamble.

Whereas the use of dynamite or other explosives for the purpose of catching or destroying fish is injurious and wasteful.

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

Prohibition of use of dynamite in fishing.

1 Any person who uses any dynamite or other explosive substance to catch or destroy fish in any water, public or private, within the Island of Cyprus or in the sea within three miles of the coast thereof, shall be guilty of an offence, and shall be liable for each such offence to a fine not exceeding two pounds, or to be imprisoned for a term not exceeding one month.

Offences committed at sea where to be tried.

2. Any offence against this Law committed at sea shall be deemed to have been committed on the land adjoining such sea, or to have been committed in any place where the offender is found, and may be tried and punished accordingly.

Short Title.

3. This Law may be cited as “The Fisheries (Dynamite) Law, 1886.”

Passed in Council this fifteenth day of March, in the year of Our Lord, one thousand eight hundred and eighty-six.

G. SMITH,
Clerk of the Council.

DRAFT OF A LAW,

“FOR MAKING SUPPLEMENTARY PROVISION FOR THE CONTINGENT CHARGES OF THE TWELVE MONTHS ENDING THE THIRTY-FIRST DAY OF MARCH, 1886.”

Preamble.

Whereas by “The Appropriation Law, 1885,” it was enacted that a sum not exceeding ninety-four thousand three hundred and forty-nine pounds should be provided for the contingent charges of the Government of Cyprus, for the twelve months ending the 31st March, 1886, and it has become necessary to make further provision for the said services.

Be it therefore enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

Appropriation of £1200.

1. There shall be issued and applied to the service of the twelve months ending the thirty-first day of March, 1886, any additional sum not exceeding the sum of one thousand two hundred pounds for defraying the charges of the Government of Cyprus for such period. The said amount shall be appropriated as follows:—

SCHEDULE.]

	£
13. Drawback and Refund of Duties	250
14. Miscellaneous.....	950

High Commissioner may authorise payment of the same.

2. It shall be lawful for the High Commissioner to cause to be issued and paid for the purposes aforesaid any sum or sums not exceeding in the whole the sums respectively in that behalf hereinbefore specified.

Short Title.

3. This Law may be cited as “The Supplementary Appropriation Law, 1886.”

Price 2 Piastres.



THE CYPRUS GAZETTE.

(Published by Authority.)

Number 196.

SATURDAY, APRIL 24TH. 1886.

[No. 1.]

LEGISLATIVE COUNCIL.

AT the close of the sitting of the Council this day His Excellency the High Commissioner, under the authority vested in him by Art. XX. of Her Majesty's Order in Council of the 30th day of November, 1882, was pleased in person to prorogue the Council until Wednesday the 23rd day of June, 1886, and the Council stands prorogued accordingly.

G. SMITH,
Clerk of Council.

Legislative Council,
21st April, 1886.

[No. 2.]

LEGISLATIVE COUNCIL.

THE following Laws enacted by the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, which were assented to by the High Commissioner in the name of Her Majesty and on Her behalf, on the 24th day of April, 1886, are published for general information in a Supplement to this *Gazette*:—

No. III. of 1886.—“ To exempt judgments and orders and other documents issuing out of the District Courts and other Courts of the Island from stamp duty.”

No. IV. of 1886.—“ To amend the Law as to the acquisition of title to immoveable property by adverse possession.”

No. V. of 1886.—“ To make better provision for the protesting of bills of exchange and for the making of other protests.”

No. VI. of 1886.—“ To appropriate a sum not exceeding ninety-two thousand five hundred and forty pounds to the service of the twelve months ending the thirty-first day of March, in the year of Our Lord, one thousand eight hundred and eighty-seven.”

No. VII. of 1886.—“ To provide for the setting aside of transfers of moveable and immoveable property made to hinder creditors.”

No. VIII. of 1886.—“ For making supplementary provision for the contingent charges of the twelve months ending the thirty-first day of March, 1886.”

No. IX. of 1886.—“ To amend the Infants' Estates Law, 1884.”

No. X. of 1886.—“ For making supplementary provision for the service of the twelve months ending the thirty-first day of March, 1887.”

[No. 3.]

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 75.

IN exercise of the powers vested in him in that behalf by “ The Post Office Ordinance, 1881,” and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, that, from and after the 1st day of May, 1886, the following rates of postage shall be charged by or under the Island Postmaster in respect of parcels posted in Cyprus, in lieu of the rates prescribed by Order in Council No. 69 of the 18th of December, 1885.

I.—For conveyance to the United Kingdom.

For a parcel not exceeding 1 lb. in weight... 1s. 3c.p.
and for each further lb. or fraction of a lb.
in weight not exceeding a total of 11 lbs.)
an additional charge of 6c.p.

II.—For conveyance to any place within the Island.

For a parcel not exceeding 1 lb. in weight... 3c.p.
For a parcel exceeding 1 lb. and not exceeding 3 lbs. 6c.p.
For a parcel exceeding 3 lbs. and not exceeding 5 lbs. 1s.
For a parcel exceeding 5 lbs. and not exceeding 7 lbs. 1s. 3c.p.
For a parcel exceeding 7 lbs. but not exceeding 9 lbs. 1s. 6c.p.
For a parcel exceeding 9 lbs. but not exceeding 11 lbs. 2s.

Given under my hand and official seal at Nicosia this 24th day of April, 1886.

HENRY BULWER,
High Commissioner.

T. J. CHAMBERLAINE,
Clerk of Council.

[No. 4.]

HIS Excellency the High Commissioner has been pleased to make the following appointments:—

Mr. Thomas Christofi Pantelides to be a Clerk in the Post Office. Dated 8th September, 1884.

Mr. Bedros Garabed Amirayan to be Clerk and Interpreter in the Police. Dated 18th December, 1885.

[No. 5.]

NOTICE.

INLAND AND FOREIGN PARCEL POST.

ON and from the 1st proximo the maximum weight of parcels to be conveyed either within the Island or to and from the United Kingdom will be raised from seven pounds to eleven pounds.

The additional rates of postage for Inland parcels will be as follows :—

For a parcel exceeding 7 lbs. in weight and not exceeding 9 lbs. 1s. 6c.p.

For a parcel exceeding 9 lbs. in weight and not exceeding 11 lbs. 2s. 0c.p.

The scale of postage for parcels to the United Kingdom of 1s. 3c.p. for the first pound and 6c.p. for each additional pound remains unaltered.

24th April, 1886.

[No. 6.]

GOVERNMENT NOTICE.

NOTICE is hereby given that, on and from the 1st of May, 1886, the sale of Revenue Stamps at the Government Treasury at Larnaca will be discontinued, and Revenue Stamps of all values will instead be sold at the Post Office.

The Government Notice of the 1st of March, published in *Gazette* No. 192 of 6th of March, is amended accordingly.

Nicosia, 21st April, 1886.

[No. 7.]

THE CONTAGIOUS DISEASES (ANIMALS') ORDINANCE, 1880.

CATTLE DISEASE.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Contagious Diseases (Animals') Ordinance, 1880," is pleased to notify that the undermentioned place is infected with animal disease and that the moving of cattle into or out of the area so notified to be infected is forbidden until further orders :—

The Village of Alamino in the District of Larnaca.

Dated 17th April, 1886.

[No. 8.]

QUARANTINE NOTICE.

CHOLERA.

UNDER the powers vested in him by "The Quarantine Ordinance, 1879," and in consequence of the outbreak of Cholera in Italy, His Excellency the High Commissioner is pleased to direct that—

1. All vessels arriving in any port or part of Cyprus, except Larnaca, from any port or part of Italy, without having performed quarantine at an intermediate port, shall be repelled.

2. All arrivals at Larnaca from any port or part of Italy shall undergo a quarantine of ten clear days.

3. Passengers' baggage and merchandise must be landed in quarantine to undergo the disinfection considered necessary. Rags are to be repelled; non-susceptible merchandise shall not be liable to quarantine.

4. Mails arriving direct therefrom will be landed in quarantine, disinfected, and delivered to the Postal authorities with the greatest possible despatch.

Nicosia, 21st April, 1886.

[No. 9.]

MUNICIPAL COUNCIL, LIMASSOL.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Petroleum Law, 1883," is pleased to confirm the following Bye-Laws framed by the Municipal Council of Limassol :—

STORAGE OF PETROLEUM.

Bye-Laws passed by the Municipal Council of Limassol under the powers vested in them by "The Petroleum Law, 1883," and in accordance with a Resolution bearing date the 14th of January, 1886.

1. Licenses for the storage of petroleum in quantities exceeding 30 okes shall be given upon the following conditions only :—

(a). The building in which the licensee shall be at liberty to store petroleum shall be indicated in the license, and the licensee shall not store petroleum in any building other except that so indicated.

(b). Such building shall be of stone substantially built, with floors of uninflamable materials, to the satisfaction of the Commissioner of the District.

(c). It shall be a detached building at a distance of not less than fifty feet from any other building.

(d). All petroleum shall be stored on the ground floor of such building.

(e). No other goods of any kind whatever shall be stored with such petroleum, and no other articles of an inflammable nature shall be stored within such building.

2. From the day that the present Bye-Laws are published in the official *Gazette*, every person within the limits of the Municipality of Limassol holding more than thirty okes of petroleum may store the same in the stores situated in Salsey Square, which are set aside by the Municipality for the storage of petroleum separately from all other goods.

3. The manner in which petroleum shall be stored in the said buildings will be regulated by such rules as may from time to time be enacted by the Municipal Council of Limassol and affixed therein.

4. Every person importing petroleum into the limits of the Municipality of Limassol must give formal notice to that effect to the President, and no petroleum will be landed, brought, or carried in and through the limits of the Municipality except at such places as shall be agreed upon by the Principal Officer of Customs and the President of the Municipality.

5. The Municipal petroleum stores will be placed in the charge of a storekeeper, and there will also be one or more guards, as the Municipality may find necessary, for the safety of the stored goods.

6. Every person storing petroleum must arrange that all cases or boxes bear proper and distinct marks, in default of which the Municipality will not be liable for any error in the delivery.

7. Every person storing petroleum shall keep a book, furnished by the Municipality, in which all lodgments and withdrawals shall be noted at the end of the month by the storekeeper. The storekeeper will also keep a register showing the daily lodgments and withdrawals of petroleum.

8. No petroleum shall be withdrawn from the stores without the written order of the person lodging the same.

9. All persons storing petroleum in the Municipal stores shall pay to the cashier of the Municipality the sum of 4½ c.p. for every box or case for any period not exceeding twelve months. The storekeeper shall be empowered to refuse delivery of any case or cases until the storage rent as above has been paid thereon.

10. The Municipality of Limassol will not hold itself liable for any breakage or leakage or unforeseen casualty, such as the act of God, fire, &c. The Municipality will only hold itself responsible for any gross or wilful neglect on the part of its employés.

(Signed) Dr. KARAGEORGIADIS, President.
 YEORGIOS S. KONSTANTINIDES.
 J. ARAOUSO.
 L. LUKAIDI.
 TRIFON ILIADES.
 KEUPRILIZADEH HADJI HASSAN.

[No. 10.]

MUNICIPAL COUNCIL, KYRENIA.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Municipal Councils Law, 1885," is pleased to approve the following Bye-Laws made by the Municipal Council of Kyrenia:—

REGULATIONS FOR THE SALE OF HOUSEHOLD BREAD.

Bye-Law No. 1.—Household Bread exposed for sale within Municipal limits shall not be sold otherwise than by weight.

Bye-Law No. 2.—The weights by which Household Bread exposed for sale within Municipal limits shall be sold shall be as follows:—

- One hundred drams (quarter of an oke).
- Two hundred drams (half an oke).
- Three hundred drams (three quarters of an oke).
- Four hundred drams (one oke).

(Signed) GEORGE M. CHACALLI, President.
 M. FULEIHAN, Vice-President.
 G. DEMETRIADES, Member.
 C. C. PENZICHES, "

[No. 11.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 24th of April, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	(Alexandretta	" "
	Mersina	" "
	(Caradash	" "

24th April, 1886.

F. C. HEIDENSTAM,
 Chief Medical Officer.

Published by Command,

FALK. WARREN,

Chief Secretary to Government.

Price 2 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

The
CYPRUS  GAZETTE.
SUPPLEMENT.

(Published by Authority.)

SATURDAY, APRIL 24TH, 1886.

CYPRUS.

No. III. 1886.

A LAW enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof.

“TO EXEMPT JUDGMENTS AND ORDERS AND OTHER DOCUMENTS ISSUING OUT OF THE DISTRICT COURTS AND OTHER COURTS OF THE ISLAND FROM STAMP DUTY.”

HENRY BULWER.]

[24th April, 1886.

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

1. From and after the time when this Law shall come into force, no judgment or order of any District Court or of the Supreme Court, or of any Village Judge Court, and no copy of any part of the file of proceedings in any action in or of any record of any such Court shall be chargeable with any stamp duty. All judgments, orders, permits and other documents issued by the Sheri Courts shall likewise be exempt from stamp duty in every case in which fees are otherwise payable in respect of the same.

Judgment &c.
not to be charged
with stamp duty

2. This Law may be cited as “The Stamp Duties Amendment Law, 1886.”

Short title.

Passed in Council this twenty-sixth day of March, in the year of Our Lord, one thousand eight hundred and eighty-six.

G. SMITH,
Clerk of Council.

CYPRUS.

No. IV. 1886.

A LAW enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof.

“TO AMEND THE LAW AS TO THE ACQUISITION OF TITLE TO IMMOVEABLE PROPERTY BY ADVERSE POSSESSION.”

HENRY BULWER.]

[24th April, 1886.

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

1. In this Law the following expressions shall have the following meanings, viz.:—

Definitions.

“Adverse possession” means a possession by some person not entitled to possession where the express consent or permission of the person so entitled has not been given or obtained for such possession.

“Undisputed adverse possession” means an adverse possession as hereinbefore defined which is had without dispute on the part of any person entitled to bring an action for the recovery of the property adversely possessed.

“Registered” means registered in the books of the Land Registry Office.

“The period of prescription” means the period of undisputed adverse possession of any immoveable property which by Law constitutes a valid defence to an action for the recovery of such property.

Period of prescription, how to be computed.

2. The period of prescription shall be computed to commence from the time when the right to bring an action for the recovery of property adversely possessed first arose; but, where the person having the right to maintain an action for the recovery of any immoveable property is at the time when such right accrues to him under any of the disabilities hereafter mentioned, that is to say, infancy, idiotcy, lunacy, unsoundness of mind, or absence from Cyprus, then, notwithstanding the expiration of the period of prescription, the right of such person or of any person claiming through him to maintain an action for the recovery of such property shall not expire or be defeated by reason of any adverse possession until the expiration of five years from the time when such person first ceased to be under disability or died.

As to adverse possession by person not registered.

3. An action for the recovery of immoveable property of which some person in whose name the same has not been registered has had undisputed adverse possession for the period of prescription shall not be maintainable unless the person instituting such action shall during some part of the time of such adverse possession prior to the expiration of the period of prescription have been lawfully entitled to be and have been actually registered as the owner thereof, but such action shall be maintainable where the person instituting it has during some part of the time aforesaid been lawfully entitled to be and has been actually so registered.

As to adverse possession by person registered.

4. If any person shall have undisputed adverse possession of any property for the period of prescription, and shall during the whole of such period have been registered as the owner thereof, no action for the recovery of such property shall be maintainable against him after the expiration of such period.

Actions by managers of Religious foundations.

5. Until the passing of a special law on the subject of the immoveable property of Religious foundations, the managers of such foundations shall have the right, even without a title or registration, to bring an action, before the expiration of the period of prescription, against persons adversely occupying such property.

Prescription to run against absent persons unless absent from Cyprus.

6. Save in the case of absence from Cyprus, the time within which an action may be brought for the recovery of immoveable property shall not in any case after this Law shall come into force be extended or enlarged by reason of the absence, during all or any part of that time, from the town or village in or in the neighbourhood of which the property is situate, of the person having the right to bring such action, or of any person through whom he claims.

Short title.

7. This Law may be cited as “The Immoveable Property Limitation Law, 1886.”

Passed in Council this twenty-sixth day of March, in the year of Our Lord, one thousand eight hundred and eighty-six.

G. SMITH,
Clerk of Council.

CYPRUS.

No. V. 1886.

A LAW enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof.

“TO MAKE BETTER PROVISION FOR THE PROTESTING OF BILLS OF EXCHANGE AND FOR THE MAKING OF OTHER PROTESTS.”

HENRY BULWER.]

[24th April, 1886.

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows :—

1. Bills of exchange and other documents securing the payment of money for the protesting of which provision is made by the Ottoman Commercial Code shall, after the date when this Law shall come into effect, be protested in the manner hereinafter prescribed, that is to say:—

Protests of bills of exchange and other documents under the Commercial Code.

A true and exact copy of the bill of exchange or other document to be protested and of all inscriptions and endorsements thereon at the time of the making of the protest, together with a written statement at the foot of such copy setting forth that the bill of exchange or other document is protested and the grounds of the protest (which said copy and statement is hereinafter referred to as "the document of protest"), shall be presented to the Registrar of the District Court of the District within which such bill of exchange or other document is by Law required to be protested.

The forms in the Schedule hereto may be used for making protests under this clause with such variations as the circumstances of the case may require.

2. Any protest other than those hereinbefore particularly mentioned which has been heretofore required to be made before the Commercial Court or any officer thereof, or before any Court or any officer of any Court to which the powers and duties of the Commercial Court in that behalf have been transferred may be made by presentation to the Registrar of a document of protest setting forth the acts, omissions, facts, circumstances, or things, on account of which the protest is made, and the fact that it is made.

Other protests.

3. The Registrar on presentation to him of any document of protest shall note thereon the day on which the same was presented to him and affix his signature to such note, and shall preserve the document of protest as a record of the Court.

Recording of protest.

4. Where any document of protest is required to be served on any person, service on such person of a copy certified under the hand of the Registrar and the seal of the Court to be a true copy of such document shall be good service of the original document.

Service of protest.

5. Service of a document of protest may be effected and proved in any manner in which service of a writ of summons in an action may under the provisions of any Rules of Court for the time being in force be effected and proved.

Proof of service.

6. Every document of protest shall bear a stamp or stamps of the value of three shillings, which stamp or stamps may be of such denomination and either impressed or adhesive as the High Commissioner may from time to time direct; and in default of or until any such direction, adhesive revenue stamps shall be used for the purposes of this clause.

Fees on protests.

No document of protest shall be received by the Registrar unless it bear the prescribed stamp.

7. There shall be payable in respect of the issue of copies of documents of protest from any Court and in respect of the certifying of copies to be true copies, such fees as are for the time being respectively directed to be taken on the issue of copies of the file of proceedings in any action and on certifying copies of the file of proceedings to be true copies thereof, and every fee so taken shall be taken, applied, and disposed of in the same manner as though it were taken in respect of a copy of any such file of proceedings.

Fees on copies, &c.

8. This Law may be cited as "The Protests Law, 1886."

Short title.

Passed in Council this thirty-first day of March, in the year of Our Lord, one thousand eight hundred and eighty-six.

G. SMITH,
Clerk of Council.

SCHEDULE.

FORM OF PROTEST FOR NON-ACCEPTANCE.

[Set out the document protested, with all inscriptions and endorsements thereon.]

The Instrument whereof a copy is above set forth having been duly presented for acceptance to the said ^A
B who is unable or has refused to sign his name in acceptance thereof, the said instrument is hereby protested.

Presented to me this day of 18 .

<p>STAMP.</p> <p>s. 3/-</p>

(Signed)

Registrar of the
District Court of

FORM OF PROTEST WHERE THE PERSON LIABLE TO PAY THE AMOUNT
OF THE BILL IS ABSENT.

[Set out the document protested, with all inscriptions and endorsements thereon.]

The Instrument whereof a copy is above set forth having been duly presented for payment and the said ^A
B being absent, the said instrument is hereby protested.

Presented to me this day of 18 .

<p>STAMP.</p> <p>s. 3/-</p>

(Signed)

Registrar of the
District Court of

FORM OF PROTEST FOR NON-PAYMENT WHERE PERSON LIABLE TO PAY THE
AMOUNT OF THE BILL IS PRESENT.

[Set out the document protested, with all inscriptions and endorsements thereon.]

The Instrument whereof a copy is above set forth having been duly presented for payment and the said ^A
B being present and having refused to pay the same on the ground that ^A
the said instrument is hereby protested. [state reasons, if known]

Presented to me this day of 18 .

<p>STAMP.</p> <p>s. 3/-</p>

(Signed)

Registrar of the
District Court of

CYPRUS.

No. VI. 1886.

A LAW enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof.

“TO APPROPRIATE A SUM NOT EXCEEDING NINETY-TWO THOUSAND FIVE HUNDRED AND FORTY POUNDS TO THE SERVICE OF THE TWELVE MONTHS ENDING THE THIRTY-FIRST DAY OF MARCH IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND EIGHTY-SEVEN.”

HENRY BULWER.]

[24th April, 1886.

Whereas it is necessary to make provision for such expenses of the Government of Cyprus for the year ending the thirty-first day of March, 1887, as are not provided for by Her Majesty's Order in Council dated the 30th day of November, 1882.

Preamble.

Be it therefore enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

1. There shall be issued and applied to the service of the twelve months ending the thirty-first day of March, 1887, any sum not exceeding the sum of ninety-two thousand, five hundred and forty pounds for defraying the charge of the Government of Cyprus for such period. The said amount shall be appropriated as follows:—

Appropriation of £92,540.

[SCHEDULES.]

1. CIVIL ESTABLISHMENTS.		£	s.	c.p.
A.	High Commissioner.....	249	10	0
B.	Legislative Council.....	146	0	0
C.	Chief Secretary.....	2,223	6	6
D.	Government Printing Office ...	718	10	0
E.	Receiver-General.....	1,225	10	0
F.	Auditor.....	936	0	0
G.	Government Engineer.....	1,141	0	0
H.	Revenue Survey.....	641	14	0
I.	Land Registration.....	630	17	4½
K.	Forests.....	1,586	0	0
L.	Districts.....	11,518	3	4½
M.	Chief Collector of Customs.....	5,520	0	6
N.	Post-Office.....	1,671	6	7½
O.	Store Department.....	308	0	0
P.	Law and Justice.....	280	0	0
Q.	Education.....	576	0	0
R.	Medical.....	2,453	10	0
S.	Police and Prisons.....	17,529	7	8½
T.	Crown Agents.....	20	0	0
Total Establishments		£49,374	17	1
2.	Pensions.....	884	12	5
3.	Revenue Services (exclusive of Establishments).....	9,465	0	0
4.	Law and Justice.....	200	0	0
5.	Education (exclusive of Establishment).....	3,000	0	0
6.	Hospitals do.....	1,163	0	0
7.	Police and Prisons do.....	10,058	11	6
8.	Rent.....	664	13	8
9.	Transport.....	2,200	0	0
10.	Conveyance of Mails.....	1,050	0	0
11.	Works and Buildings, Roads and Bridges.....	10,359	0	0
12.	Forests (exclusive of Establishments).....	791	10	0
13.	Drawback and Refund of Duties.....	900	0	0
14.	Miscellaneous.....	2,428	15	3

2. It shall be lawful for the High Commissioner to cause to be issued and paid for the purposes aforesaid any sum or sums not

High Commissioner may cause above sums to be paid.

exceeding in the whole the sums respectively in that behalf hereinbefore specified.

Short title.

3. This Law may be cited as "The Appropriation Law, 1886."

Passed in Council this thirty-first day of March, in the year of Our Lord one thousand eight hundred and eighty-six.

G. SMITH,
Clerk of Council.

CYPRUS.

No. VII. 1886.

A LAW enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof.

"TO PROVIDE FOR THE SETTING ASIDE OF TRANSFERS OF MOVEABLE AND IMMOVEABLE PROPERTY MADE TO HINDER CREDITORS."

HENRY BULWER.]

[24th April, 1886.]

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

Definitions.

1. For the purposes of this Law the creditors of a debtor shall be taken to mean not only the persons to whom he is actually indebted, but also every sheriff, and every person acting for a sheriff, who shall lawfully put into execution any judgment given against such debtor, and also all and every the persons and person (if any) in whom the property of such debtor or the right to sell and dispose of the same shall either by his own act or by operation of law become vested for the common benefit of all the persons to whom he is indebted; and for the like purposes a judgment debt shall be taken to mean not only a debt for the payment of which a judgment has been given by a competent Court, but also every debt in respect of which the person to whom the same is due has duly established his right to rank as a creditor of the person from whom the same is due on the distribution of the property of such last-mentioned person under any law providing for the distribution of the property of bankrupts or insolvent persons among their creditors.

Avoidance of fraudulent transfers.

2. From and after the date when this Law shall come into effect, any gift, sale, pledge, mortgage or other transfer or disposal of any moveable or immoveable property made by any person with intent to hinder or delay his creditors or any of them in recovering from him his or their respective debts shall be deemed to be fraudulent, and shall be invalid as against such creditor or creditors; and, notwithstanding any such gift, sale, pledge, mortgage or other transfer or disposal, the property purported to be transferred or otherwise dealt with may be seized and sold in satisfaction of any judgment debt due from the person making such gift, sale, pledge, mortgage or other transfer or disposal. Provided always that every transfer or assignment of any property made otherwise than in exchange for money or other property of equivalent value shall be deemed to be fraudulent for the purposes of this Law if the same is made to any parent, spouse, child, brother, or sister of the transferor or assignor, and that no sale, mortgage, transfer, or assignment made in exchange for money or other property of equivalent value shall be voidable under the provisions of this Law, unless the purchaser, mortgagee, transferee, or assignee shall be shown to have accepted the same with knowledge that such sale, mortgage, transfer, or assignment was made by the vendor, mortgager, transferor, or assignor with intent to delay or defraud his creditors.

Procedure to set aside transfer.

3. Any such gift, sale, pledge, mortgage or other transfer or disposal of any moveable or immoveable property deemed to be fraudulent under the provisions of clause 2 of this Law may be set aside by an order of a Court, to be obtained on the application of any judgment creditor made in the action or other proceeding wherein the right to recover such debt has been established, and to the Court before which such action or other proceeding has been heard or is pending.

No gift, sale, mortgage, or other transfer of any property shall be set aside under the provisions of this Law, except it shall have been made within a period of one year next before the commencement of the action or proceeding in which the application to set the same aside is made.

4. It shall be lawful for the proper officer of Land Registry on delivery to him of an office copy of any order made under the provisions of the last preceding clause to make or cause to be made all such registrations in the books of the Land Registry Office as may be necessary consequent on such order.

Registers of Land Registry Office rectified on delivery of order.

5. This Law may be cited as "The Fraudulent Transfers Avoidance Law, 1886."

Short title.

Passed in Council this thirty-first day of March, in the year of Our Lord, one thousand eight hundred and eighty-six

G. SMITH,
Clerk of Council.

CYPRUS.

No. VIII. 1886.

A LAW enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof.

"FOR MAKING SUPPLEMENTARY PROVISION FOR THE CONTINGENT CHARGES OF THE TWELVE MONTHS ENDING THE THIRTY-FIRST DAY OF MARCH, 1886."

HENRY BULWER.]

[24th April, 1886.]

Whereas by "The Appropriation Law, 1885," it was enacted that a sum not exceeding ninety-four thousand three hundred and forty-nine pounds should be provided for the contingent charges of the Government of Cyprus, for the twelve months ending the 31st March, 1886, and it has become necessary to make further provision for the said services.

Preamble.

Be it therefore enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

1. There shall be issued and applied to the service of the twelve months ending the thirty-first day of March, 1886, any additional sum not exceeding the sum of one thousand two hundred pounds for defraying the charges of the Government of Cyprus for such period. The said amount shall be appropriated as follows:—

Appropriation of £1200.

SCHEDULE.]	£
13. Drawback and Refund of Duties.....	250
14. Miscellaneous.....	950

2. It shall be lawful for the High Commissioner to cause to be issued and paid for the purposes aforesaid any sum or sums not exceeding in the whole the sums respectively in that behalf hereinbefore specified.

High Commissioner may authorise payment of the same.

3. This Law may be cited as "The Supplementary Appropriation Law, 1886."

Short Title.

Passed in Council this twelfth day of April, in the year of Our Lord, one thousand eight hundred and eighty-six.

G. SMITH,
Clerk of Council.

CYPRUS.

No. IX. 1886.

A LAW enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof.

"TO AMEND THE INFANTS' ESTATES LAW, 1884."

HENRY BULWER.]

[24th April, 1886.]

Whereas it is expedient to amend the law relating to the administration of the estates of Ottoman subjects who may die possessed of property in Cyprus leaving heirs who are under disability or absent from Cyprus.

Preamble.

Be it therefore enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows :—

Infant's clothing no part of estate of deceased parent.

1. The clothing of any spouse or child of any deceased person shall not be deemed to form part of the estate of the deceased, and in taking the inventory prescribed by "The Infants' Estates Law 1884" such clothing shall not be included therein.

Disposal of moneys produced by sale of deceased's property.

2. In the administration of the estate of any deceased person under the provisions of "The Infants' Estates Law 1884", the moneys received on any sale that may be ordered by the Court of the property of the deceased or any part thereof shall, unless the Court shall otherwise order, be paid into Court by the person receiving the same, in the manner prescribed by any Rule or Rules of Court for the time being in force as to the payment of moneys into Court, to the account of the estate of the deceased, but, subject to the foregoing provisions of this clause, the Court may authorise any person to receive the moneys arising from the sale of any property of the deceased which may be directed by the Court and to apply the same or any part thereof in payment of the expenses of administering the estate of the deceased and of his funeral expenses and his debts so far as the same are ascertained.

Application of money in Court.

3. Any money in Court may at any time be applied in payment of the expenses incurred in administering the estate of the deceased and of his funeral expenses and debts.

Sale of moveable property.

4. When the Court shall have obtained all such evidence as it shall deem sufficient or possible to obtain as to the persons entitled to the ultimate residue of the estate of any deceased person after payment of the expenses of administering his estate and his funeral expenses and debts, it shall make provision for the payment of all such expenses and of such of the debts of the deceased as may be then ascertained, and any part of the moveable property of the deceased specified in the inventory which then remains unsold shall be sold, and the moneys arising from the sale thereof shall be paid into Court and shall be distributed by the order of the Court amongst the heirs of the deceased, for such interests and in such shares as they are respectively entitled to in his estate, irrespective of the claims of any creditors of the deceased whose claims may not then have been ascertained. Provided that nothing herein contained shall prevent those debts which may be lawfully proved after the distribution of the estate from being claimed from the heirs to the extent of their respective shares.

Distribution of residue.

5. The Court by its order distributing the estate of the deceased amongst his several heirs shall direct the distribution thereof in manner following, viz. :—

(a). That so much of the moneys in Court as any heir of the deceased shall be entitled to receive the income of for his life shall be carried over in the books of the Treasury to the account of the heirs of the deceased subject to the life interest of the particular heir entitled to such life interest.

(b). That so much of the moneys in Court as any heir of the deceased who is under disability or absent from Cyprus shall be entitled to for a present interest in possession (that is to say, not subject to the life interest of any person for life) shall be carried over in the books of the Treasury to the separate account of such heir.

(c). That so much of the moneys in Court as any heir who is not under disability or absent from Cyprus shall be entitled to for a present interest in possession shall remain standing to the account of the estate of the deceased, and shall be paid out to such heir on his application.

Power to advance.

6. If it shall be made to appear to the Court that, after payment of the expenses of administering the estate of any deceased person and of his funeral expenses and debts that may be ascertained, there will be an ultimate residue of the moneys in Court to the account of such estate distributable amongst the heirs of the deceased, the Court may, on application by or on behalf of any such heir at any time prior to the distribution of the moneys in Court directed by clause 4 hereof, order that the whole, or so much as the Court may think fit, of the moneys, to which such heir appears to be entitled for a present interest in possession, be paid out to him on account of his share in the moneys in Court.

Proceedings on death of heir having life interest.

7. When any heir entitled to a life interest only in any moneys in Court shall die, the Court shall, on the application of any person

interested, dispose of such moneys amongst the remaining heirs of the deceased or amongst the persons who shall then be entitled to such moneys in the same manner as nearly as circumstances require as the moneys in Court are by clause 5 of this Law directed to be disposed of and shall make all necessary orders for that purpose.

8. Where the moneys in Court, to the income of which any heir of the deceased is entitled for life, shall not exceed the sum of 3,600 piastres, the Court may, with the consent of all such of the heirs of the deceased as are not under disability, commute the interest of the heir who is entitled to such life interest only for a present payment in money: Provided that the sum to be paid on commutation of the life interest of such heir shall in no case exceed two equal third parts of the entire moneys in Court, to the income of which such heir is entitled for life, and that in fixing the same the Court shall have regard to the age of such heir.

Power to commute life interest in money.

9. In case of any life interest being commuted under the provisions of the preceding clause, the residue of the money subject to the life interest, after paying to the heir entitled to the life interest therein the commuted value of such interest, shall be dealt with as though such heir were dead.

Disposal of residue after commutation.

10. The Court may also, with the consent of all such heirs as are not under disability, commute the interest of any heir who is entitled to a life interest in any immovable property for a present payment in money or for the payment of a fixed sum to be paid annually, to be secured in such manner as the Court may direct. Provided that the sum paid in commutation of the life interest of such heir shall in no case exceed two equal third parts of the value of such property, such value to be fixed in such manner as the Court may direct, and that, for the purposes of such commutation, the Court shall have regard to the age of such heirs.

Power to commute life interest in immovable property.

Subject to any order of the Court made under the provisions of this clause, any immovable property subject to a life interest shall, after the commutation of such life interest, be dealt with as though the heir entitled to such life interest were dead.

11. Where application shall be made for the investment of any money in Court, to the income of which any heir of the deceased is entitled for life, notice of such application shall be given to all such of the other heirs of the deceased as are not under disability or absent from Cyprus and to the guardian or guardians, if any, of any such other heir or heirs as may be under disability and in Cyprus; and no order shall be made on any such application unless service of such notice is duly proved.

Investment of moneys subject to life interest.

12. It shall not be necessary that a guardian be appointed for any person under disability, unless, on application made to the Court for that purpose, it be made to appear to the Court that the interests of such person require that a guardian should be appointed for him and that some fit person is willing to act as guardian.

Appointment of guardian.

13. Any money in Court to the credit of any person under disability or absent from Cyprus may at any time, on application made on behalf of such person, be invested on any security, of which the Court may approve, at any rate of interest.

Investment.

14. Where any non-Mahometan subject of the Porte, wherever resident, shall die possessed of or entitled to property in Cyprus and leaving heirs in Cyprus who are under disability, the District Court of the district within which any moveable property of the deceased is situate shall, on proof of the death of the deceased, administer his estate in conformity with the provisions of "The Infants' Estates Law 1884" as amended by this Law.

Persons dying out of Cyprus.

Where any such deceased person shall die possessed of or entitled to immovable property only, the District Court of the district, within which such immovable property or any part thereof is situate, or within which any heir who is under disability is resident, may appoint a guardian of such heir for any purpose whatsoever.

15. A married woman although she may not have attained the age of 21 years shall be held to be free from any disability as an infant under this Law, and shall be entitled to receive her inheritance as if she were an adult person.

Married women to be held of age although under 21 years of age.

16. No *ad valorem* fee, to be taken upon the distribution of the estate of any deceased person under the provisions of "The Infants' Estates Law 1884" and of this Law, shall be chargeable upon the share of any of the co-heirs who may have been of the full age of 21 years and present in Cyprus at the time of the death of such deceased person.

Fee on distribution not chargeable on share of adult heir present in Cyprus.

Repeal. 17. Clauses 10, 11, 12 and 13 of "The Infants' Estates Law 1884" are hereby repealed.

Short Title. 18. This Law may be cited as "The Infants' Estates Law Amendment Law 1886."

Passed in Council this thirteenth day of April, in the year of Our Lord, one thousand eight hundred and eighty-six.

G. SMITH,
Clerk of the Council.

CYPRUS.

No. X. 1886.

A LAW enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof.

"FOR MAKING SUPPLEMENTARY PROVISION FOR THE SERVICE OF THE TWELVE MONTHS ENDING THE THIRTY-FIRST DAY OF MARCH, 1887."

HENRY BULWER.]

[24th April, 1886.

Preamble.

Whereas by "The Appropriation Law, 1886," it was enacted that a sum not exceeding ninety-two thousand five hundred and forty pounds should be provided for the service of the Government of Cyprus, for the twelve months ending the 31st March, 1887, and it has become necessary to make further provision for the said service.

Be it therefore enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

Appropriation of £200.

1. There shall be issued and applied to the service of the twelve months ending the thirty-first day of March, 1887, any additional sum not exceeding the sum of two hundred pounds for defraying the charges of the Government of Cyprus for such period. The said amount shall be appropriated as follows:—

SCHEDULE.]

1. F. Auditor £200

High Commissioner may authorise payment of the same.

2. It shall be lawful for the High Commissioner to cause to be issued and paid for the purposes aforesaid any sum not exceeding in the whole the sum in that behalf hereinbefore specified.

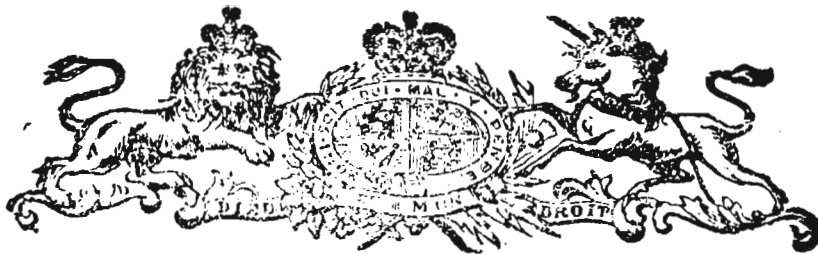
Short Title.

3. This Law may be cited as "The Supplementary Appropriation Law 1886-87."

Passed in Council this nineteenth day of April, in the year of Our Lord, one thousand eight hundred and eighty-six.

G. SMITH,
Clerk of the Council.

Price 9 Piastres.



The Cyprus Gazette.

(EXTRAORDINARY.)

(Published by Authority.)

No. 197.]

THURSDAY, MAY 6TH, 1886.

COLONIAL AND INDIAN EXHIBITION.

THE following telegraphic messages received by the High Commissioner from H.R.H. the Prince of Wales regarding the Colonial and Indian Exhibition are, by order of His Excellency, published for general information:—

By Command,

FALK. WARREN,

Chief Secretary to Government.

[1]

From H.R.H. The Prince of Wales to His Excellency the High Commissioner of Cyprus.

4th May, 1886.

At a Meeting of the Royal Commission for the Colonial and Indian Exhibition held on the 3rd of May, the following resolution was unanimously adopted:—

“That an early opportunity be taken for conveying to the Colonial Governments the sincere thanks of the Royal Commission for having so thoroughly realised our views as to the form this Exhibition should take, and that our warmest acknowledgments are also due to the Executive Commissioners and to the Colonial Commissions.”

[2]

From H.R.H. The Prince of Wales to His Excellency the High Commissioner of Cyprus.

4th May, 1886.

IN forwarding the proceedings of the opening ceremony of the Colonial and Indian Exhibition by Her Majesty this day, I should be glad if you would publish them in a special issue of your *Gazette*.

ADDRESS BY HIS ROYAL HIGHNESS THE PRINCE OF WALES, THE EXECUTIVE PRESIDENT, TO HER MAJESTY THE QUEEN.

ON the occasion of the opening of the Exhibition, may it please your Majesty, as Executive President of the Royal Commissioners appointed by your Majesty's Royal Warrant of the 8th of November, 1884, for the promotion of an Exhibition of the British Colonial and Indian Empire, and subsequently incorporated by your Majesty's Royal Charter of the 10th September, 1885, I humbly beg leave to lay before you a brief statement of our proceedings up to the present time.

The general interest manifested in the display made by your Majesty's Colonial and Indian Empire at the Paris Exhibition of 1878, led me, as President of the British Commission, to express a hope that an opportunity might soon occur by which your Majesty's subjects in England would be enabled to witness the marvellous development which, under your beneficent rule, their brethren and fellow subjects had attained throughout so many portions of the globe. It was therefore with the highest gratification that I accepted your Majesty's gracious invitation to assume the Executive Presidency of this Commission, the appointment of which, by your Majesty, has been the means of making this hope a reality.

The invitations which we were empowered by your Majesty to issue to the Colonial Governments and to the Government of India were forwarded towards the close of the year 1884, and from the answers received it at once became apparent that this undertaking had obtained warm and hearty sympathy throughout your Majesty's dominions. In your Majesty's dominion of Canada, throughout your Australasian, African, West Indian and Eastern Colonies, in your Mediterranean possessions and elsewhere grants were voted, commissions formed and executive commissioners appointed.

That the work of preparation was undertaken with enthusiasm and attended with success is evident from the complete and varied collections which at present fill the buildings through which your Majesty has just passed. The response received from the Government of India was also of the most cordial character. His Excellency the Viceroy caused, through the Revenue and Agricultural Department, instructions to be issued to every district of your Majesty's Indian Empire for the collection of objects illustrative of the arts, manufactures and resources of that great realm. These collections, which now adorn a large section of the Exhibition, have been supplemented by generous contributions from their Highnesses the Princes of India, by collections the formation of which we ourselves have authorised, and by the contributions of private native exhibitors.

We are desirous of bringing under your Majesty's notice our deep appreciation of the hearty co-operation of the Colonial Governments in this Exhibition, and our taking this exceptional opportunity of stating how greatly we are indebted to the Commissions appointed by these Governments, and to the Executive Commissioners on whom the superintendence of the entire work of installation has devolved. We further desire to record the valuable assistance which we have received from your Majesty's Viceroy, from the Supreme Government of India and from the various officials who have so ably and thoroughly carried out their instructions.

Our grateful thanks are also due to the Colonial Governments, to the Government of India, to the Corporation of the City of London, to many City Companies, and to the firms and individuals who have contributed to the guarantee funds. The fact that the list of subscribers not only includes those whose interests are likely to be specially affected by the Exhibition, but also comprehends every class of the community, supplies a gratifying proof of the universal sympathies and interest which this undertaking has aroused.

We venture to avail ourselves of this opportunity to convey to your Majesty our dutiful and loyal acknowledgments of the interest which your Majesty has been pleased to take in our labours, proved as it is by your Majesty's presence here to-day; nor can I resist a reference to a similar ceremonial presided over by your Majesty, but a few paces from this spot, thirty-five years ago. On that memorable occasion, the first of its kind, the Prince Consort, my beloved and revered father, filled the position which I, following in his footsteps, at however great a distance, now have the honour and gratification of occupying.

Your Majesty alone can fully realize with what deep interest my beloved father would, had he been spared, have watched, as their originator, the development of Exhibitions both in this country and abroad, and with what especial pleasure he would have welcomed one having for its object the prosperity of your Majesty's Empire, the interests of which he had so much at heart. In the great Exhibition of 1851 your Majesty's Colonial and Indian possessions were indeed represented, but their importance was then but little realized, and their present greatness was at that time unforeseen. During the years that have elapsed since 1851 few greater changes have been wrought than the marvellous development of the outlying portions of your Majesty's Empire. It is our heartfelt prayer that an undertaking intended to illustrate and to record this development may give a stimulus to the commercial interests and intercourse of all parts of your Majesty's dominions, that it may be the means of augmenting that warm affection and brotherly sympathy which is reciprocated by all your Majesty's subjects, and that it may still further deepen that steadfast loyalty which we who dwell in the mother country share with your kindred who have elsewhere so nobly done honour to her name.

SPEECH OF HER MAJESTY THE QUEEN.

I receive with the greatest satisfaction the Address which you have presented to me on the opening of this Exhibition. I have observed with a warm and increasing interest the progress of your proceedings in the execution of the duties entrusted to you by the Royal Commission, and it affords me sincere gratification to witness the successful result of your judicious and unremitting exertions in the magnificent Exhibition which has been gathered here together to-day. I am deeply moved by your reference to the circumstances in which the ceremony of 1851 took place, and I heartily concur in the belief you have

expressed that the Prince Consort, my beloved husband (had he been spared), would have witnessed with intense interest the development of his ideas, and would, I may add, have seen with pleasure our son taking the lead in the movement of which he was the originator. I cordially concur with you in the prayer that this undertaking may be the means of imparting a stimulus to the commercial interests and intercourse of all parts of my dominions by encouraging the arts of peace and industry and by strengthening the bonds of union which now exist in every portion of my Empire.

ODE ON THE OPENING OF THE COLONIAL AND INDIAN EXHIBITION.

BY LORD TENNYSON, POET LAUREATE.

Welcome! welcome! with one voice
 In your welfare we rejoice,
 Sons and brothers that have sent,
 From Isle and Cape and Continent,
 Produce of your field and flood,
 Mount and mine and primal wood,
 Works of subtle brain and hand,
 And splendours of the morning land,
 Gifts from every British zone.
 Britons, hold your own!

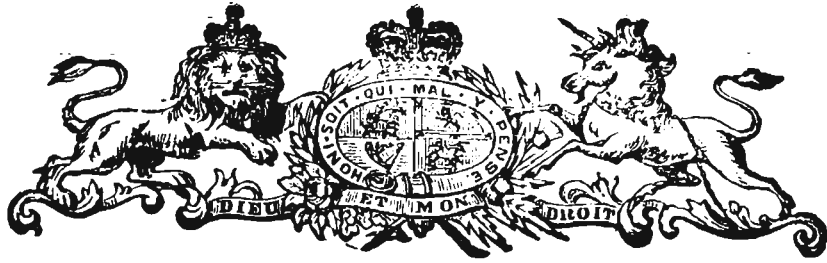
May we find, as ages run,
 The mother featured in her son,
 And may yours for ever be
 That old strength and constancy
 Which has made your fathers great
 In our ancient Island-state,
 And (where'er her flag may fly
 Glorifying between sea and sky)
 Makes the might of Britain known.
 Britons, hold your own!

Britain fought her sons of yore,
 Britain fail'd, and never more
 Careless of our growing kin,
 Shall we sin our fathers' sin;
 Men that in a narrower day
 (Unprophetic rulers they)
 Drove from out the mother's nest
 That young eagle of the west
 To forage for herself alone.
 Britons, hold your own!

Sharers of our glorious past,
 Brothers, must we part at last?
 Shall not we thro' good and ill
 Cleave to one another still?
 Britain's myriad voices call,
 Sons! be welded each and all
 Into one Imperial whole;
 One with Britain heart and soul—
 One life, one flag, one fleet, one throne.
 Britons, hold your own and God guard all!

 Price 2 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



THE CYPRUS GAZETTE.

(Published by Authority.)

Number 198.

SATURDAY, MAY 8TH, 1886.

[No. 1.]

THE Secretary of State for the Colonies, by despatch dated the 22nd of April, 1886, has intimated that Her Majesty has been graciously pleased to confirm and allow the following Laws enacted by the Legislative Council of Cyprus:—

No. I. of 1886.—“To abolish the punishments of detention and exile and to substitute other punishments in lieu thereof.”

No. II. of 1886.—“To prohibit the use of dynamite or other explosives for the purpose of catching or destroying fish.”

[No. 2.]

LEGISLATIVE COUNCIL.

THE following Law enacted by the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, which was assented to by the High Commissioner in the name of Her Majesty and on Her behalf, on the 1st day of May, 1886, is published for general information in a Supplement to this *Gazette*:—

No. XI. of 1886.—“To amend the Law relating to the administration of the estates of foreign subjects dying whilst resident in Cyprus.”

[No. 3.]

MUNICIPALITY OF FAMAGUSTA.

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 76.

IN virtue of the powers vested in him by “The Municipal Councils Ordinance, 1882,” and by and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, that an election of four Municipal Councillors, being three Christians and one Mahometan, shall be held at the Famagusta Konak on Thursday, the 29th April, 1886, at 11 a.m., and that, if a poll is found necessary, the same shall be held under the Presidency of the Commissioner of the District between the hours of 2 and 5 in the afternoon of the day of the election, and at the close of the poll the votes shall be counted by the Presiding Officer in the presence of the late President and two members of the Municipal Council.

Given under my hand and official seal at Nicosia this 29th day of April, 1886.

HENRY BULWER,
High Commissioner.

T. J. CHAMBERLAINE,
Clerk of Council.

[No. 4.]

LEGISLATIVE COUNCIL.

WITH reference to the Proclamation of His Excellency the High Commissioner bearing date the 20th day of February, 1886, it is hereby notified that, under the powers in him vested by the Order of Her Majesty in Council bearing date the 30th day of November, 1882, His Excellency has been pleased to appoint the following dates for the revision of the list of voters at the election of members of the Legislative Council:—

Nicosia District	May 28th,	1886.
Larnaca	„	„ 20th „
Limassol	„	„ 22nd „
Famagusta	„	„ 20th „
Papho	„	„ „ „
Kyrenia	„	„ „ „

[No. 5.]

COLONIAL AND INDIAN EXHIBITION.

THE following telegraphic message is, by direction of His Excellency the High Commissioner, published for general information:—

The Secretary to the Royal Commission for the Colonial and Indian Exhibition to His Excellency the High Commissioner.

The Prince of Wales yesterday, Saturday, officially inspected the Cyprus Court. He was received by Mr. Hamilton Lang, General Biddulph and Mr. Hake, and examined with much interest and in detail the various sections of the Exhibition, and expressed his great satisfaction at the hearty co-operation of the Government of Cyprus, and the completeness of the arrangements.

London, 2nd May, 1886.

[No. 6.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 8th of May, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	„ „
	Mersina	„ „
	Caradash	„ „

8th May, 1886.

F. C. HEIDENSTAM,
Chief Medical Officer.

[No. 7.]

RULES OF COURT

For regulating the fees to be taken in the District Courts and in the Supreme Court in certain matters.

HIS Excellency the High Commissioner with the advice and assistance of the Chief Justice doth hereby in pursuance and execution of the powers given by "The Cyprus Courts of Justice Order, 1882," and of all other powers and authorities enabling him in this behalf order and direct that, on and after the 1st day of June, 1886, the fees to be taken in the District Courts and in the Supreme Court shall be regulated by the Rules following, viz. :—

1. In matters regulated by "The Rules of Court 1886," in matters arising under the authority of clause 70 of "The High Court of Justice Ordinance, 1879," and in proceedings in bankruptcy under the provisions of the Ottoman Commercial Code, the fees mentioned in the Schedule hereto are fixed and appointed to be taken and shall be taken in the several District Courts and in the Supreme Court and in any office which is connected with any of those Courts and by any officer attached to any of those Courts in respect of the several proceedings mentioned in the said schedule.

2. In any matter regulated by "The Rules of Court 1886," no fee shall be taken except in respect of some proceeding mentioned in the said schedule.

3. In matters not regulated by the said Rules of Court any proceeding in respect whereof a fee has been heretofore chargeable, and in respect whereof no fee is provided in the said schedule, shall continue to be chargeable with the same fee as heretofore. Any such fee where expressed in the currency of the Ottoman Empire to be reckoned at the rate of 1½ Cyprus piastres for a piastre and 30 Cyprus piastres for a medjid, and where expressed in British currency to be reckoned at the rate of 1½ Cyprus piastres for every two pence.

4. There shall be taken in the said Courts and offices and by any officer attached to any of the said Courts in respect of the several matters next hereafter mentioned the fees hereafter specified, that is to say:

On certifying any seal or signature to be the seal or signature of the person whose seal or signature it purports to be,	A fee of 3 shillings.
On furnishing an office copy of any document recorded in the Court.	The same fee as for an office copy of the file of the proceedings in an action.
On certifying any copy of any record of the Court (where such copy is not prepared by an officer of the Court) to be a true copy of the original document.	A fee equal to one-half of the fee chargeable for an office copy of such document.

5. There shall be paid for service in Cyprus of any document required to be served through the Court such fee as shall be properly payable to the police for that purpose, and on payment of such fee to the proper officer of police, the document will be served in the same manner as though it were forwarded for service by an officer of the Court.

There shall be paid for the service out of Cyprus of any document required to be served through the Court such sum as shall be actually expended in effecting such service and procuring evidence thereof. Any judge or the Registrar of the Court may, on application being made for such service to be effected, require the applicant to deposit in Court such sum as may be estimated to be necessary for defraying the expenses of such service and the procuring of evidence thereof.

6. Fees of Court for the furnishing of office copies shall be paid to the Registrar in cash and shall be disposed of in such manner as the President of the Court shall by any general or special rules direct, it being hereby ordered that such fees shall be distributed among the Registrar and clerks of the Court as remuneration for the making of such copies and certifying the same to be true copies.

7. Every fee for the certifying of any copy (not made by any officer of the Court) to be a true copy, shall be paid to the Registrar in cash and he shall not be accountable for the disposal thereof.

SCHEDULE:

	£	s.	c.p.
On sealing a writ of summons in any action :			
Where the amount claimed is £20 or under	0	5	0
Where the amount claimed is over £20 ; where no liquidated sum is claimed ; or where the recovery of money is not the object of the action	0	10	0
On sealing a summons to any person to attend as a witness or otherwise	0	1	0
On application to re-enter action for hearing where it has been entered and struck out for default of appearance, and is not re-entered by leave of the Court :			
Where the amount claimed is £20 or under	0	5	0
Where the amount claimed is over £20 ; where no liquidated sum is claimed ; or where the recovery of money is not the object of the action	0	10	0
On entering a judgment or any order for which no special fee is provided	0	5	0
On filing notice of appeal to the Supreme Court	0	10	0
On entering an order for leave to appeal to Privy Council...	8	0	0
On application to tax any bill of costs :			
For every £2 or part thereof claimed	0	1	0
On filing notice of review of taxation	0	5	0

	£	s.	c.p.
On sealing any writ of execution :			
To recover any sum not exceeding £20	0	2	0
To recover any sum exceeding £20, but not exceeding £50	0	5	0
To recover any sum exceeding £50	0	10	0
For preparing and furnishing an office copy of the file of proceedings or any part thereof :			
Where the copy does not exceed 200 words in English or Greek, or 180 in Turkish	0	1	0
For every further 100 words or part thereof in English or Greek	0	0	3
For every further 100 words or part thereof in Turkish	0	0	4½
For the preparation of any writ of summons	0	2	0
On filing any agreement of reference under Order XXII., Rule 7 of Rules of Court 1886	0	5	0
On filing the award of an arbitrator	0	5	0
On filing an affidavit	0	2	0

Given under the hand and official seal of the High Commissioner and the hand of the Chief Justice this seventeenth day of April, 1886.

HENRY BULWER,
High Commissioner.

ELLIOT C. BOVILL,
Chief Justice.

[No. 8.]

RULES OF COURT

For regulating the taking of fees of Court in stamps.

HIS Excellency the High Commissioner doth hereby, with the advice and assistance of the Chief Justice, and in pursuance and execution of the powers given to him by "The Cyprus Courts of Justice Order 1882," and all other powers and authorities enabling him in this behalf, order and direct that, on and after the 1st day of June, 1886, fees of Court shall be paid and taken in the manner specified in the Rules following, viz. :—

1. All fees of Court other than fees on office copies, fees for certifying as true copies of documents which are not prepared by an officer of the Court, and the fees mentioned in Rule 2 hereof, shall be taken by means of stamps.

2. The fees chargeable on the drawing up and entering of any order for distributing the estate of a deceased person under the provisions of "The Infants' Estates Law 1884," and on the drawing up and entering of any other order relating to any such estate which is made prior to the making of such order for distributing the same may be taken by means of stamps, or, if the Court shall so think fit, any such order may be drawn up and entered, notwithstanding that a stamp or stamps denoting the amount of the fee payable on the drawing up and entering of such order shall not have been supplied to the Registrar to be affixed to the order.

The amount of the fee chargeable on the drawing up and entering of any such order as aforesaid where the same has not been satisfied by the affixing of stamps shall, on the distribution of the estate, be debited to the account of the person or persons in respect of whose property the order is made.

The fee chargeable on the distribution of the estate of any deceased person under the provisions of the said Law shall be paid by retention thereof out of the moneys in Court to the credit of the estate, and for that purpose the amount of the fee chargeable on the distribution of the estate shall be debited to the heirs of the deceased proportionately, according to the shares in the estate to which they are respectively entitled, whether for an absolute or any smaller interest.

On the distribution of any such estate as aforesaid, the total amount of fees of Court due from the estate in respect of the drawing up of any order in relation thereto or to any share therein and in respect of the fee chargeable on the distribution of the estate shall be carried over in the books of the Treasury to the public account, and the Court shall give all necessary directions for that purpose.

Rule 30 of "The Rules of Court" of the 17th day of June, 1884, for regulating the practice and procedure of the District Courts and the Supreme Court in relation to the matters provided for by "The Infants' Estates Law 1884," and for prescribing the fees to be taken in respect thereof, is henceforth to be read subject to the provisions of this Rule.

3. The stamps to be used in the taking of the fees of Court aforesaid shall be adhesive revenue stamps.

4. In satisfaction of the fee payable on any proceeding mentioned in the first column of the schedule hereto, a revenue stamp or stamps denoting the amount of such fee shall be applied and otherwise disposed of in the manner stated in the second column of the said schedule opposite to the statement of the proceeding in respect whereof such fee is payable.

5. In satisfaction of the fee payable on any proceeding not mentioned in the said schedule, a revenue stamp or stamps denoting the amount of such fee shall be applied and otherwise disposed of in such manner as the Chief Justice, or, in default of directions by the Chief Justice, as the President of the Court, in which such fee is to be taken, shall from time to time direct.

6. No proceeding in respect whereof a fee of Court is payable shall be had or taken unless or until a stamp or stamps denoting the amount of such fee shall have been applied and disposed of in the manner hereinbefore mentioned, or shall have been furnished to the Registrar of the Court to be so applied and disposed of, except only in the case where the Court has power to authorise the having or taking of such proceeding without payment of a fee, and the leave of the Court in that behalf has been obtained.

7. Every stamp denoting a fee of Court shall be cancelled by an officer of the Court at the time when the document to which such stamp is affixed is received by him or, if no document bearing a stamp be required to be presented to an officer of the Court, then at the time when the stamp denoting the fee of Court is affixed by such officer.

8. The cancellation of every stamp shall be effected by the officer cancelling the same writing thereon the initial letters of his name or names and the date of such cancellation.

SCHEDULE.

I.

On sealing a writ of summons in any action.

On sealing a summons to any person to attend as a witness or otherwise.

On application to re-enter action for hearing.

On entering a judgment or any order.

On filing notice of appeal.

On application to tax any bill of costs.

On review of taxation.

On sealing any writ of execution.

For preparation of any writ of summons.

On filing any agreement of reference.

On filing the award of an arbitrator.

On filing an affidavit.

Certifying any seal or signature.

CRIMINAL MATTERS.

On summons to an accused person.

On summons to any person to attend as a witness.

II.

To be affixed to the writ before the same is presented to be sealed.

To be affixed to the form of application for the issue of the summons before presentation thereof.

To be affixed to the form of application before presentation thereof.

To be supplied to the Registrar and to be by him affixed to the order in the Order Book.

To be affixed to the notice of appeal before the same is presented to be filed.

To be supplied to the Registrar and to be by him affixed to the page of the taxing book on which the particulars of the bill of costs are set forth.

The same.

On writs of sale to be supplied to the Registrar and to be by him affixed to the writ.

On writs of attachment of debts to be affixed to the form of request for the issue thereof before presentation thereof.

To be supplied to the Registrar and to be by him affixed to the writ.

To be affixed to the agreement before the same is presented to be filed.

To be affixed to the award before the same is presented to be filed.

To be affixed to the affidavit before the same is presented to be filed.

To be affixed to the written form of application for certification before the same is presented to the Registrar.

To be affixed to the criminal case book against the entry of the matter in respect of which the summons is issued.

To be affixed to the written form of application therefor before the same is presented to the Registrar.

Given under the hand and official seal of the High Commissioner and the hand of the Chief Justice this seventeenth day of April, 1886.

HENRY BULWER,
High Commissioner.

ELLIOT C. BOVILL,
Chief Justice.

[No. 9.]

RULES OF COURT.

The following Rules are made for prescribing the books to be kept by the officers of the Courts in connection with the proceedings in civil actions and criminal matters and the practice to be observed by them in certain cases, and for regulating the proceedings of the Courts and the officers thereof in relation to the making of protests, the certification of seals and signatures, the certifying of copies of documents to be true copies, and the service of documents where the same are required to be served by or through the Court, and shall come into operation on the 1st day of June, 1886.

BOOKS TO BE KEPT BY THE REGISTRAR.

The Registrar shall keep a cause book in connection with the proceedings in civil actions, which book shall be in the form shown in Schedule A hereto.

9	10	11	12	13	14	15	16
Date of filing notice of Appeal.	Result of Appeal and date of Judgment.	Nature and dates of Writs or Orders of Execution.	Particulars and date of return to Writs and Orders of Execution.	Nature and date of any other Order made in the course of the Action.	Date of Re-hearing.	Date of Taxation.	Date of Review.

SCHEDULE B.

1	2		3	4	5
Number of Case.	Summons or Warrant.		Name, Place of Residence and Occupation of Complainant.	Name, Place of Residence and Occupation of Accused.	Particulars of Charge.
	Date of Issue.	Date of Return.			

6	7	8	9	10	11
MAGISTERIAL COURT. Date of Hearing and Result.	Particulars of Judgment on Appeal.	Whether information or nolle prosequi filed & date of filing.	JUDGMENT ON TRIAL. Particulars and Date.	Costs payable.	Decision of Supreme Court on case reserved.

SCHEDULE C.

Signed this day in my presence and in the presence of the above-named witnesses who have respectively deposed on oath that the person signing the same is A B of

In testimony whereof I hereunto set my hand and the seal of this Court this day of 18 .

SCHEDULE D.

CERTIFICATE OF LEGALISATION OF DOCUMENT.

I hereby certify that the above written document is a true copy of a document now produced to me and purporting to be signed [or sealed] by the persons whose names [or seals] are thereto subscribed or affixed.

In testimony whereof I hereunto set my hand and the seal of this Court this day of 18 .

Given under the hand and official seal of the High Commissioner and the hand of the Chief Justice this seventeenth day of April, 1886.

HENRY BULWER,
High Commissioner.

ELLIOT C. BOVILL,
Chief Justice.

[No. 10.]

FAMAGUSTA MUNICIPALITY.

Statement of the Receipts and Expenditure of the Municipality of Famagusta for the Half-Year ended the 31st of December, 1885.

RECEIPTS.				EXPENDITURE.			
		£	s. c.p.			£	s. c.p.
Balance on 1st July, 1885	...	22	1 6½	Contributions to Poor	...	0	7 5½
Certifying Kilé Measures	...	1	10 7	Petty Expenses	...	0	19 6½
Rent of Municipal House	...	1	0 0	Purchase of Kilés	...	2	13 6
Auction Fees	...	3	0 2	Repairs to Slaughter House...	...	0	7 4½
Legalising various documents	...	1	13 5½	Lighting of Market	...	2	15 2½
Weighing and Measuring Taxes	...	9	16 4	Repairs to Fountains	...	1	9 5½
Slaughter-house Fees	...	21	17 1	Auctioneers' Fees	...	1	15 8
Building Licenses	...	2	17 0	Rent of Municipal House and Stationery	...	2	5 2½
Fines	...	0	8 0	Repairs to Municipal House	...	2	0 0
				Salaries of Officers	...	18	9 0
				Advance to Water Fund (for repairing aqueduct)	...	5	5 8½
				Balance on 31st December, 1885	...	25	15 3½
Total	...	£64	4 8½	Total	...	£64	4 8½

We certify that we have examined the accounts of the Municipality of Famagusta for the Half-Year ended the 31st of December, 1885, as provided for by "The Municipal Councils Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

Dated 17th April, 1886.

S. MANGANIS,
MEHMED MURAD, } *Auditors.*

[No. 11.]

KARAVAS MUNICIPALITY.

Statement of the Receipts and Expenditure of the Municipality of Karavas for the Half-Year ended the 31st of December, 1885.

RECEIPTS.				EXPENDITURE.			
		£	s. c.p.			£	s. c.p.
Balance in hand	18	8 1½	Salary of a Coldji	5	5 3
Weighing Taxes	22	11 6½	" of a Clerk	1	14 0
Slaughter-house Fees	8	2 8	" of temporary Weighers	6	19 0
Fees on Loads	3	5 7	Expenses for Slaughter House	1	9 2
Wine and Spirit Licenses	1	10 1	" for Stationery	0	5 4
Miscellaneous..	0	6 1	" for building a Bridge	25	0 0
				Miscellaneous..	0	4 0
				Balance in hand	13	7 7
		£54	4 7			£54	4 7

We certify that we have examined the accounts of the Municipality of Karavas for the Half-Year ended the 31st of December, 1885, as provided for by "The Municipal Councils Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

Dated 27th April, 1886.

POLYKARPOS H. GAVRIELIDES,
ANDREAS KOUMIDES, } *Auditors.*

Published by Command,
FALK. WARREN,
Chief Secretary to Government.

Price 3 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

The
CYPRUS  GAZETTE.
SUPPLEMENT.

(Published by Authority.)

SATURDAY, MAY 8TH, 1886.

CYPRUS.

No. XI. 1886.

A LAW enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof.

“ TO AMEND THE LAW RELATING TO THE ADMINISTRATION OF THE ESTATES OF FOREIGN SUBJECTS DYING WHILST RESIDENT IN CYPRUS.”

HENRY BULWER.]

[1st May, 1886.

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows :—

1. Whenever any person not being a British or Ottoman subject shall die in Cyprus, and the person or persons entitled to the surplus of his estate after payment of his funeral expenses and debts and the expenses of administration shall be absent from Cyprus, the Consul, Vice-Consul, or consular agent in Cyprus of the State of which such deceased person was a subject shall be entitled to take possession and have the custody of the moveable property of such deceased person at any time after his death, and if no application shall be made for a grant of letters of administration of the estate of the deceased to the person or persons entitled as aforesaid or to his or their duly constituted attorney in that behalf, such letters of administration shall be granted to such Consul, Vice-Consul, or consular agent as aforesaid on his application.

In absence of heirs, Consul entitled to custody of moveables of deceased foreigner.

2. Where on the application of any Consul, Vice-Consul, or consular agent in Cyprus, letters of administration of the estate of any deceased person are granted to him, he shall not be required to give or enter into any bond under the provisions of section 241 of “The High Court of Justice Ordinance, 1878.”

Consul not required to give bond.

3. This Law may be cited as “The Deceased Foreigners’ Estates Law, 1886.”

Short title.

Passed in Council this twentieth day of April, in the year of Our Lord, one thousand eight hundred and eighty-six.

G. SMITH,
Clerk of Council.

Price 1 Piastre.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



THE CYPRUS GAZETTE.

(Published by Authority.)

Number 199.

SATURDAY, MAY 22ND, 1886.

[No. 1.]

NOTICE.

HIS Excellency the High Commissioner has been pleased to notify that the Queen's Birthday will be celebrated this year on Wednesday the 26th of May.

[No. 2.]

HIS Excellency the High Commissioner has been pleased to make the following appointments:—

Mr. Polybius Georgiades to be Clerk and Interpreter, Commissioner's Office, Famagusta. Dated 1st February, 1885.

Mehmet Raif Eff., Registrar in the Customs Department, to be Clerk in the Land Registry Office, Limassol. Dated 1st December, 1885.

Mr. Euripides George Michaelides, Clerk in the Receiver-General's Office,
Mr. G. A. Young, Clerk in the Audit Office, and
Mr. T. C. Pantelides, Clerk in the Post Office,
to be Clerks of the Lower Division.
Dated 1st April, 1886.

[No. 3.]

HIS Excellency the High Commissioner has been pleased to appoint Mr. L. Olive to act as Local Commandant of Police and Assistant to the Commissioner, Famagusta, during the absence of Lord John Kennedy on leave, from the 31st of May, 1886, and until further orders.

[No. 4.]

THE following Officers have passed the examinations prescribed by the Minute of the 11th of August, 1884, as amended by subsequent notices.

IN GREEK.

Higher Standard:—

Capt. E. R. Kenyon, R.E., Commissioner of Kyrenia.

Lower Standard:—

Mr. A. Morton, Assistant Collector of Customs.
Mr. E. H. Thomas, Clerk in the Receiver-General's Office.

IN TURKISH.

Higher Standard:—

Mr. F. Ongley, Clerk in the Chief Secretary's Office.

[No. 5.]

THE CONTAGIOUS DISEASES (ANIMALS') ORDINANCE, 1880.

CATTLE DISEASE.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Contagious Diseases (Animals') Ordinance, 1880," is pleased to notify that the undermentioned place has been declared to be free from animal disease, and that the prohibition as to the moving of animals into or out of that area contained in *Gazette* No. 196 of the 24th April, 1886, is hereby removed:—

The village of Alamino in the District of Larnaca.

Dated 17th May, 1886.

[No. 6.]

GOVERNMENT NOTICE.

NOTICE is hereby given that the Land Registry Office will not effect a registration of any sale of immoveable property unless application is made for such registration within a period of two months commencing from the date of the certificate of the Village Judge evidencing the consent of the parties to the sale.

Dated 20th May, 1886.

[No. 7.]

MUNICIPALITY OF PAPHO.

NOTICE is hereby given that, an inspection having been made on the 28th day of April, 1886, of the balances, scales, weights and measures kept by the Municipality of Papho by Hadji Hassan Tahsin Eff., the Inspector appointed under Clause 9 of the "Weighing and Measuring Law, 1884," certain of the said balances, scales, weights and measures, that is to say, 1 medium Kantar and 1 large Kantar appeared to the said Inspector to be inaccurate.

[No. 8.]

NOTICE.

IT is notified for general information that an Index to *The Cyprus Gazette* from the date of the British Occupation to the end of the year 1884 can now be purchased at the Chief Secretary's Office. Price Three Shillings.

[No. 9.]

MURDER.

£20 REWARD.

WHEREAS on the night of the 25th of April, 1886, the dead body of one Christogli Dimitri was found in the fields adjoining the village of Perapedia, Limassol District.

Notice is hereby given that a Reward of £20 will be paid to any person or persons who will give such information as shall lead to the apprehension and conviction of the murderer or murderers.

Dated 15th May, 1886.

[No. 10.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 22nd of May, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	(Alexandretta	" "
	Mersina	" "
	Caradash	" "

22nd May, 1886.

F. C. HEIDENSTAM,
Chief Medical Officer.

[No. 11.]

LARNACA MUNICIPALITY.

Statement of the Receipts and Expenditure of the Municipality of Larnaca for the Half-Year ended the 31st of December, 1885.

RECEIPTS.				EXPENDITURE.			
	Book	of	£ s. c.p.		£ s. c.p.		£ s. c.p.
Slaughter House (see Receipts, page 20)	286 8 0	Balance on the 1st July, 1885	698 10 3½
Roosoomat	247 4 0	Quay (see Book of Expenditure page 123)	75 0 0	
Trade Licenses of 1884	9 9 0	Pensioners and Poor	12 19 2½	
Passports	1 7 0	Cleaning of Town	56 19 3¼	
Contracts	3 12 2½	Repairs of Streets	20 18 0¼	
Paving of Streets	17 19 7	Salaries to Officials and President	...	217 4 4½	
Fines	5 9 1½	Roosoomat Wages and Expenditure	...	85 0 6	
Building Licenses	3 0 0	Offices	5 7 4	
Theatrical Representations	0 15 0	Rent	2 15 7½	
Petroleum Tin Boxes	0 14 0	Maintenance of Foundlings	4 8 8	
Rent of Shop under-let	0 2 2	Interest to Banks	20 8 2½	
				Free planting	1 10 1½	
				Lighting of Town	30 12 0½	
				Miscellaneous	13 5 7¼	
Balance ...			576 0 4				546 10 3¼
			669 0 3				£1,215 0 7
			£1,245 0 7				
To Imperial Ottoman Bank	251 2 7½	From Water Fund...	17 8 4½	
„ Anglo-Egyptian Bank...	268 12 4	„ Cash in Chest	36 1 8	53 10 3½
„ J. Pierides	12 12 0				
„ N. Tsikini	21 17 8	Balance		669 0 3
„ S. Vassiliadi	4 13 7				£722 10 6½
„ N. Rosso, President	163 11 7				
			£722 10 6½				

We certify that we have examined the accounts of the Municipality of Larnaca for the Half-Year ended the 31st of December, 1885, as provided for by "The Municipal Councils Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

Dated 10th May, 1886.

L. C. CONSTANTINIDI, }
I. CHR. PANDELIDI, } Auditors.

Published by Command,
FALK. WARREN,
Chief Secretary to Government.

Price 2 Piastres.



THE CYPRUS GAZETTE.

(EXTRAORDINARY.)

(Published by Authority.)

Number 200.

TUESDAY, JUNE 1ST, 1886.

[No. 1.]

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER
IN COUNCIL.—No. 77.

WHEREAS by "The Customs and Excise Amendment Ordinance, 1879," it was among other things provided that the High Commissioner in Council might from time to time and at all times by order under his hand and official seal fix the rate of Import and Customs duty to be taken and levied on any goods, articles or merchandise imported or admitted into the Island, and also to prohibit in whole or on conditions such importations or admit such importations free of all Customs or Import duty whatever.

And Whereas by "The Wharfage Dues Amendment Law, 1885," it was among other things provided that it should be lawful for the High Commissioner from time to time to exempt any class of goods, animals or things from the payment of Wharfage dues.

And Whereas it is expedient to encourage the importation of sulphur into Cyprus to be used in the prevention of disease in vines.

Now, Therefore, in exercise of the powers vested in him by the said Ordinance and Law respectively, and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, that, until it shall be otherwise ordered by the High Commissioner in Council, the importation of sulphur into the ports of Cyprus shall be permitted free of all Custom or Import duty whatever, and further that, until it be otherwise ordered as aforesaid, sulphur shall be exempt from Wharfage dues on importation.

Given under my hand and official seal at Nicosia this 27th day of May, 1886.

HENRY BULWER,
High Commissioner.

T. J. CHAMBERLAINE,
Clerk of Council.

[No. 2.]

THE LIMASSOL ROADS LAW, 1885.

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER
IN COUNCIL.—No. 78.

WHEREAS by an Order of the High Commissioner in Council bearing date the 4th day of December, 1885, in exercise of the powers vested in him in that behalf by "The Limassol Roads Law, 1885," the High Commissioner was pleased to order that certain roads should be constructed for connecting with the town of Limassol the villages of Kissoussa, Pano Kividhes and Vouni, and further

that the said roads should be constructed in three sections, as in the said Order specified.

And whereas in the exercise of the powers aforesaid, upon the 18th day of December, 1885, the High Commissioner appointed a Committee to examine and report upon the following matters:—

1, what villages ought to contribute to the expense of each section;

2, what proportion of such contribution ought to be borne by each village;

and prescribed that the said Committee should make their report to the Chief Secretary to Government by the 31st day of January, 1886.

And whereas the said Committee duly made their report to the Chief Secretary to Government upon the 22nd day of January, 1886, and the said report was published in the official *Gazette* upon the 30th day of January, 1886.

Now, therefore, in exercise of the powers in him vested by "The Limassol Roads Law, 1885," and taking into consideration the report of the said Committee, and by and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, as follows:—

The villages to contribute to the cost of the sections of the road in question numbered 3, 4 and 5, and described in the Order of the High Commissioner in Council No. 67 of the 4th day of December, 1885, and the proportion of such contribution to be borne by each such village, shall be as follows:—

To contribute towards the cost of Section III.:—

Village.	Percentage of Liability.
Kissoussa	6
Mallia	18
Potamiou	14
Omodhos	19
Vasa	21
Arsos.....	22
	100

To contribute towards the cost of Section IV.:—

The village Pano Kividhes, the whole cost of the section.

To contribute towards the cost of Section V.:—

The village Vouni, the whole cost of the section.

Given under my hand and official seal at Nicosia this 27th day of May, 1886.

HENRY BULWER,
High Commissioner.

T. J. CHAMBERLAINE,
Clerk of Council.

[No. 3.]

FEES TO BE TAKEN BY THE POLICE FOR SERVICE OF DOCUMENTS.

HIS Excellency the High Commissioner is pleased to direct that, on and after the 1st of June, 1886, the services of the Police may be utilized for the service of documents required to be served through a Court under the Rules of Court of the 17th of April, 1886, on payment of the following fees:—

For the service of any document served within a distance of three miles of the Court of the District	s.	c.p.
	5	0
For every additional three miles or portion thereof	0	3
But so that the maximum fee charged shall not in any case exceed the sum of.....	10	0

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.
24th May, 1886.

[No. 4.]

HIS Excellency the High Commissioner has been pleased to make the following appointments:—

Mr. C. S. Cade, Local Commandant of Police, Nicosia, to act as Commissioner and Local Commandant of Police, Kyrenia, during the absence on vacation leave of Capt. E. R. Kenyon, R.E., from the 29th of May, 1886, or until further orders.

Mr. Alexander Etienne Mavrogordato to be Examiner of Accounts in the Audit Department, on probation. Dated 31st May, 1886.

Mr. Laurence Olive to act as Local Commandant of Police, Famagusta, *vice* Lord John Kennedy, granted leave of absence. Dated 31st May, 1886.

[No. 5.]

QUARANTINE NOTICE.

CHOLERA.

WITH reference to Government Notice of the 14th of January, 1886, His Excellency the High Commissioner is pleased to direct that arrivals from any port or part of Spain shall be admitted to free pratique from this date.

30th May, 1886.

[No. 6.]

MURDER.

£20 REWARD.

WHEREAS on the 7th of April, 1886, the dead body of one Mehmet, the son of Ali Mehmet, was found near the village of Epikho (Abahoor), Nicosia District.

Notice is hereby given that a Reward of £20 will be paid to any person or persons who will give such information as shall lead to the apprehension and conviction of the murderer or murderers.

Nicosia, 27th May, 1886.

Published by Command,
FALK. WARREN,
Chief Secretary to Government.

Price 2 Piastres.



THE CYPRUS GAZETTE.

(Published by Authority.)

Number 201.

SATURDAY, JUNE 5TH, 1886.

[No. 1.]

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER
IN COUNCIL.—No. 79.

IN exercise of the powers vested in him in that behalf by "The Post Office Ordinance, 1881," and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, that, from and after the 12th day of June, 1886, the following rates of postage shall be charged by or under the Island Postmaster in respect of parcels posted in Cyprus for conveyance to the places hereinafter mentioned:—

1.—FOR CONVEYANCE TO HOLLAND.

For a parcel not exceeding in weight 1 lb.	... 2 3
„ exceeding 1 lb. and not exceeding 2 lbs.	3 0
„ „ 2 lbs. „ „ 3 lbs.	3 6
„ „ 3 lbs. „ „ 4 lbs.	5 0
And for each additional lb. or fraction thereof up to 7 lbs.	... 0 6

2.—FOR CONVEYANCE TO NORWAY.

For a parcel not exceeding in weight 1 lb.	... 2 2
„ exceeding 1 lb. and not exceeding 2 lbs.	2 8
„ „ 2 lbs. „ „ 3 lbs.	3 5
„ „ 3 lbs. „ „ 4 lbs.	4 7
And for each additional lb. or fraction thereof up to 7 lbs.	... 0 6

3.—FOR CONVEYANCE TO SWITZERLAND.

For a parcel not exceeding in weight 1 lb.	... 2 7
„ exceeding 1 lb. and not exceeding 2 lbs.	3 4
„ „ 2 lbs. „ „ 3 lbs.	4 1
„ „ 3 lbs. „ „ 4 lbs.	5 3
And for each additional lb. or fraction thereof up to 7 lbs.	... 0 6

4.—FOR CONVEYANCE TO ST. HELENA.

For a parcel not exceeding in weight 1 lb.	... 2 2
And for each additional lb. or fraction thereof up to 7 lbs.	... 1 5

5.—FOR CONVEYANCE TO BARBADOS.

For a parcel not exceeding in weight 1 lb.	... 2 0
And for each additional lb. or fraction thereof up to 7 lbs.	... 1 3

Given under my hand and official seal at Nicosia this thirty-first day of May, 1886.

HENRY BULWER,
High Commissioner.

T. J. CHAMBERLAINE,
Clerk of Council.

[No. 2.]

UNDER the power and authority vested in him by "The Cyprus Courts of Justice Order, 1882," His Excellency the High Commissioner has been pleased to make the following appointment:—

William James Smith, Esq., Barrister-at-Law, Paisne Judge of the Supreme Court, to act as President of the District Court of Kyrenia, in addition to his other duties, from the 5th of June, 1886, during the absence of Frederic Gordon Templer, Esq., or until further orders.

Dated 5th June, 1886.

[No. 3.]

HIS Excellency the High Commissioner is pleased to notify the appointment of Hilgrove C. Nicolle, Esq., as British Delegate to superintend, in conjunction with Shekerzadeh Esseid Ahmed Khouloussi Effendi (the delegate named by the Board of Evkaf in Turkey), the administration of the property, funds and lands belonging to mosques, cemeteries, Mussulman schools and other religious establishments existing in Cyprus, in the place of Capt. Grant, R.E., who has resigned the appointment.

[No. 4.]

HIS Excellency the High Commissioner has been pleased to appoint Mr. R. Fisher, Local Commandant of Police, Limassol, to act as Commissioner of Limassol, in addition to his other duties, during the absence of Mr. Michell on vacation leave from the 1st of June, 1886, or until further orders.

[No. 5.]

HIS Excellency the High Commissioner has been pleased to appoint Mr. C. D. Cobham, Commissioner of Larnaca, to act as Chief Collector of Customs, in addition to his other duties, during the absence of Mr. Taylor on leave from the 3rd of June, 1886, or until further orders.

[No. 6.]

HIS Excellency the High Commissioner has been pleased to appoint Mr. H. C. Nicolle, Auditor, to act as Inspector of Schools, in addition to his other duties, during the absence of the Rev. J. Spencer on leave from the 1st of June, 1886, or until further orders.

[No. 7.]

HIS Excellency the High Commissioner has been pleased to appoint Dr. G. N. Stephen, District Medical Officer, Nicosia, to act as Chief Medical Officer, in addition to his other duties during the absence on vacation leave of Dr. Heidenstam, C.M.G., from the 1st of June, 1886, or until further orders.

[No. 8.]

GOVERNMENT NOTICE.

COLLECTION OF FUEL IN THE RESERVED FORESTS,
KYRENIA DISTRICT.

THIS is to give notice that, from and after the first day of August next, no permission will be given for the collection or extraction of dry wood for sale, or for the manufacture of charcoal for sale, in those parts of the forests hereinafter mentioned in which the pasturing of sheep and cattle is prohibited by the Government Notice of the 20th of May, 1885 [*Gazette* 168, No. 6], as modified by the Government Notice of the 5th of December, 1885 [*Gazette* 184, No. 5].

The Forests above referred to are:—

Korno, Korphi, Lapithos, Karmi, Buffavento, Kythrea and Pentadactylon, Kartaldagh.

From and after the above date no person will be allowed to collect dry wood for sale or for the manufacturing of charcoal for sale in any part of the above-mentioned forests to which the Notice applies.

31st May, 1886.

[No. 9.]

MUNICIPALITY OF PAPHO.

NOTICE is hereby given that, an inspection having been made on the 27th day of May, 1886, of the balances, scales, weights and measures kept by the Municipality of Papho by Hadji Hassan Tahsin Eff., the Inspector appointed under Clause 9 of the "Weighing and Measuring Law, 1884," the said balances, scales, weights and measures appeared to the said Inspector to be accurate.

The Notice published in *Gazette* No. 199 of the 22nd of May, 1886, is therefore cancelled.

[No. 10.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 5th of June, 1886.

Country	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	" "
	Mersina	" "
	Caradash	" "

G. N. STEPHEN,

Acting Chief Medical Officer.

5th June, 1886.

Published by Command,

FALK. WARREN,

Chief Secretary to Government.

Price 2 Piastres.

[No. 6.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 19th of June, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
	Alexandretta	" "
Asia Minor	Mersina	" "
	Caradash	" "

19th June, 1886. G. N. STEPHEN,
Acting Chief Medical Officer.

[No. 7.]

THE CONTAGIOUS DISEASES (ANIMALS)' ORDINANCE, 1880.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Contagious Diseases (Animals)' Ordinance, 1880," is pleased to notify that the undermentioned places are infected with animal disease, and that the moving of sheep and goats into or out of the areas so notified to be infected is forbidden until further orders:—

Arpera and Tersophano, in the Larnaca District.

Dated 7th June, 1886.

[No. 8.]

YOKLAMA FEES.

HIS Excellency the High Commissioner has given instructions for the undermentioned sums to be paid to the persons stated on account of percentages due to them on Yoklama Fees collected. All applications for payment should be made by petition either to the Director of Survey or to the Commissioners of Districts within three months from this date.

Name of Clerks.	Service.	Yoklama.	Sub-Districts.	Amount of percentage to be paid.		
				£.	s.	cp.
Aziz	Tapou Clerk	Emlak	Nicosia District	58	10	4
Mustapha	Yoklama Clerk	"	Deyrmenlik and Dagh	2	8	6
Ahmed and Ibrahim	" Clerks	"	Morphou	2	4	4
Mustapha Nazif	" Clerk	Arazié	Deyrmenlik	2	9	1
Mustapha Zahir	" "	"	"	1	7	3
Ahmed Nafi	" "	"	Dagh	0	5	5
Salih Rifat	" "	"	"	2	0	8
Hassan Shevki	" "	"	"	2	4	2
Refik	" "	"	Morphou	2	1	5
Mustapha Sedki	" "	"	"	21	1	7
Youssouf Zia	" "	"	"	1	16	2
Ahmed Kemal	" "	"	"	1	14	8
Halil Hulussi	" "	"	Lefka	3	11	1
Sadik	" "	"	"	10	4	4
Mustapha	" "	Tedkik	Deyrmenlik and Dagh	0	19	5
Ahmed and Mustapha Akil ...	" Clerks	"	Morphou	0	6	6
Mustapha Akil	Collector	"	Deyr. Dagh and Morphou	0	1	5
Ahmed Muntaz	Tapou Clerk	Emlak	Larnaca District	20	15	7
Behjet	Yoklama Clerk	"	" "	34	7	7
Gharib Mustapha	Collector	"	" "	0	4	4
Mustapha Mazhar	Yoklama Clerk	Arazié	" "	1	15	7
Hassan Behjet	" "	Araz. and Ted.	" "	41	7	5
Mehmed Bessim	" "	Arazié	" "	1	18	8
Ali	Collector	Tedkik	" "	1	2	2
Mustapha Zahir	Yoklama Clerk	Araz. and Ted.	Limassol and Episcopi	2	18	0
Mustapha Kiazim	" "	" "	Limassol and Evdimou	10	4	0
Hafez	" "	" "	Episcopi	2	4	0
Osman	" "	" "	"	2	3	7
Ahmed Fevzi	" "	" "	Kilani	5	11	7
Seid Ahmed and Abdulhamid	Collectors	" "	Episcopi	0	2	0
Ahmed Fevzi and Ibrahim ...	" "	" "	Kilani	3	7	3
Ahmed Hulussi and Mustapha	" "	" "	Evdimou	1	0	6
Ali Riza	Yoklama Clerk	Arazié	Messaria	4	11	5
Ahmed Nafi	" "	" "	"	5	8	0
Sabri	" "	" "	"	2	4	4
Mustapha Sedki	" "	" "	"	2	0	2
Mustapha Lutli and }	" Clerks	" "	Karpas	4	16	6
Mustapha Kiazim }	" Clerk	" "	Famagusta	0	18	0
Mustapha Rifet	" Clerk	" "	"	0	18	0
Total ...				£262	11	3

Dated 19th June, 1886.

[No. 12.]

POLI MUNICIPALITY.

Statement of the Receipts and Expenditure of the Municipality of Poli for the Half-Year ended the 31st of December, 1885.

RECEIPTS.				EXPENDITURE.			
	£	s.	c.p.		£	s.	c.p.
Balance on 1st July, 1885	102	1	5 $\frac{3}{4}$	Salaries—			
Slaughter Fees from 1st July, 1885 to 31st December, 1885.....	1	16	1 $\frac{1}{2}$	Clerk from 1st July to 31st December, 1885 ...	6	0	0
Measuring Tax during 6 months	0	17	8	Schoolmaster during 6 months	10	4	0
Weighing Tax do.	31	5	2	Six Months' Rent of the Municipal Office	1	5	0
Fees on Contracts do.	0	2	0	Wages of the Kantardji.....	2	2	0
				Funeral Expenses of two poor men.....	0	5	6
				Miscellaneous Expenses.....	0	10	1 $\frac{1}{2}$
					20	6	7 $\frac{1}{2}$
				Balance to next Account	115	16	0 $\frac{3}{4}$
					£136	2	8 $\frac{1}{4}$
	£136	2	8 $\frac{1}{4}$				

We certify that we have examined the accounts of the Municipality of Poli for the Half-year ended the 31st of December, 1885, as provided for by "The Municipal Councils Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

Dated 19th May, 1886.

AHMED AZIZ }
A. MICHAELIDES } *Auditors.*

[No. 13.]

LAPITHOS MUNICIPALITY.

Statement of the Receipts and Expenditure of the Municipality of Lapithos for the Half-Year ended the 31st of December, 1885.

RECEIPTS.				EXPENDITURE.			
	£	s.	c.p.		£	s.	c.p.
Weighing Tax	27	13	4 $\frac{1}{2}$	Salaries: President	10	0	0
Slaughter House	7	0	0	Weighers	5	5	1
Loads	1	8	6 $\frac{1}{2}$	Guards	6	16	1
Licenses for selling Wines and Spirits	3	0	0	Repairs of Streets	10	12	0
Building Licenses	1	17	4 $\frac{1}{2}$	Stationery	1	8	4 $\frac{1}{2}$
Olive Mills Licenses	0	8	0	Purchase of a Cantar	1	18	4 $\frac{1}{2}$
Legalization of Contracts	0	6	0 $\frac{1}{2}$	Subscription to the Official Gazette	0	5	0
Music Licenses	0	1	4 $\frac{1}{2}$	Contribution to Agricultural Show	1	0	0
Miscellaneous... ..	0	5	5 $\frac{1}{2}$	To Pool	0	11	6
				Rent of Office... ..	0	15	1
				Balance in hand	3	8	8
Total ...	£42	0	8	Total ...	£42	0	8

NOTE.—The sum of £37 Os. 4 $\frac{1}{2}$ c.p. appears in the Books of the Municipality as "Weighing Tax." but it has not been yet collected.

We certify that we have examined the accounts of the Municipality of Lapithos for the Half-Year ended the 31st of December, 1885, as provided for by "The Municipal Councils Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

Dated 11th April, 1886.

MEHMET DJEMAL, }
GEORGE KYRIAKIDI, } *Auditors.*

Published by Command,

FALK. WARREN,

Chief Secretary to Government.

Price 2 Piastres



THE CYPRUS GAZETTE.

(Published by Authority.)

Number 203.

SATURDAY, JULY 3RD, 1886.

[No. 1.]

QUARANTINE NOTICE.

CHOLERA.

UNDER the powers vested in him by "The Quarantine Ordinance, 1879," His Excellency the High Commissioner is pleased to direct that—

1. All vessels arriving in any port or part of Cyprus, except Larnaca, from the Montenegrin Coast which left on or after the 18th of June without having performed quarantine at an intermediate port, shall be repelled.

2. All arrivals at Larnaca from the Montenegrin Coast which left on or after the 18th of June shall undergo a quarantine of five clear days.

3. Passengers' baggage and merchandise must be landed in quarantine to undergo the disinfection considered necessary. Rags are to be repelled; non-susceptible merchandise shall not be liable to quarantine.

4. Vessels which left between the 10th and 18th of June which arrive with clean bills of health issued at a clean port will be subjected to a medical inspection.

Dated 29th June, 1886.

[No. 2.]

MUNICIPALITY OF FAMAGUSTA.

HIS Excellency the High Commissioner, under the power and authority vested in him by "The Municipal Councils Ordinance, 1882," is pleased to approve the following Bye-Laws made by the Municipal Council of Famagusta :—

Bye-laws for the Regulation of Famagusta Municipal Elections made under the provisions of Clause 25 of the "Municipal Councils Ordinance, 1882."

1. The ordinary annual election of Councillors shall take place on the third Monday in March in each year.

2. Every election of Councillors shall be held at the Konak between the hours of 10 a.m. and 1 p.m.

3. The President of the Municipal Council, or, in his absence, the Vice-President shall preside at every election except at the taking of a poll and counting of votes.

4. Every ballot shall take place at the Konak between the hours of 10 a.m. and 1 p.m. upon the day following the nomination day.

5. The votes shall be counted by the presiding officer immediately after the close of the poll, and the presiding officer shall by notice in writing request the President and Vice-President to be present at the counting.

[No. 3.]

BULLETIN of Epizootic Diseases in Foreign Countries reported to the 3rd of July, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	" "
	Mersina	" "
	Caradash	" "

3rd July, 1886.

G. N. STEPHEN,
Acting Chief Medical Officer.

Published by Command,
FALK. WARREN,
Chief Secretary to Government.

Price 1 Piastre.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



THE CYPRUS GAZETTE.

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Asia Minor	{ Alexandretta	" "
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	{ Caradash	" "

3rd July, 1886.

G. N. STEPHEN,
Acting Chief Medical Officer.

Published by Command,

FALK. WARREN,

Chief Secretary to Government.

Price 1 Piastre.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



THE CYPRUS GAZETTE.

(Published by Authority.)

Number 204.

SATURDAY, JULY 17TH, 1886.

(No. 1.)

GOVERNMENT NOTICE.

THE SECRETARY OF STATE FOR THE COLONIES has intimated that Her Majesty will not be advised to exercise her power of disallowance with respect to the following Laws enacted by the Legislative Council of Cyprus:—

No. III. of 1886.—“To exempt Judgments and Orders and other documents issuing out of the District Courts and other Courts of the Island from stamp duty.”

No. IV. of 1886.—“To amend the law as to the acquisition of title to immoveable property by adverse possession.”

No. V. of 1886.—“To make better provision for the protesting of Bills of Exchange and for the making of other Protests.”

No. VI. of 1886.—“To appropriate a sum not exceeding £92,540 to the service of the twelve months ending the 31st of March, 1887.”

No. VII. of 1886.—“To provide for the setting aside of transfers of moveable and immoveable property made to hinder creditors.”

No. VIII. of 1886.—“For making supplementary provision for the contingent charges of the twelve months ending the 31st of March, 1886.”

No. IX. of 1886.—“To amend the Infants' Estates Law, 1884.”

No. X. of 1886.—“For making supplementary provision for the service of the twelve months ending the 31st of March, 1887.”

No. XI. of 1886.—“To amend the law relating to the administration of the Estates of Foreign subjects dying whilst resident in Cyprus.”

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

10th July, 1886.

(No. 2.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to make the following transfer:—

Mr. Frederick O. J. Ongley, Clerk of the Second Division, Chief Secretary's Office, to be Clerk of the Second Division, Receiver-General's Office. Dated 14th June, 1886.

By His Excellency's Command.

FALK. WARREN,

Chief Secretary to Government.

Troödos,

17th July, 1886.

(No. 3.)

DAYS AND PLACES APPOINTED FOR HOLDING THE ASSIZES.

NOTICE is hereby given that Assize Courts will be held in the months of November and December next at the places and on the days hereunder mentioned.

Larnaca	November 3rd, 1886.
Limassol	„ 8th, „
Papho	„ 15th, „
Famagusta	„ 23rd, „
Nicosia	„ 29th, „
Kyrenia	December 6th, „

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

5th July, 1886.

(No. 4.)

STATEMENT of the REVENUE, and estimated and actual EXPENDITURE of CYPRUS for the year from the 1st of April, 1885, to the 31st of March, 1886.

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following statement of the Revenue and the estimated and actual Expenditure of Cyprus for the year from the 1st of April, 1885, to the 31st of March, 1886.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,
17th July, 1886.

	Actual Revenue.			Establishments—	Estimated Expenditure.			Actual Expenditure.		
	£	s.	c.p.		£	s.	c.p.	£	s.	c.p.
Tithes	44,651	3	7	Salaries	68,008	2	1	66,125	8	4
Verghis	28,762	7	8	Allowances	835	15	0	765	15	7
Military Exemption	4,556	14	8	Contingencies	1,515	0	0	1,078	12	0
Sheep and Goat Tax	12,010	3	3	Services exclusive of						
Pig Tax	607	16	8	Establishments—						
Customs	27,448	9	6	Pensions	916	1	3	784	11	5
Excise	28,201	9	0	Revenue Services	11,230	0	0	8,650	1	5
Post Office	2,189	8	7	Law and Justice.....	230	0	0	215	11	8
Salt	3,445	13	5	Education	3,000	0	0	2,999	6	3
Court Fees and Stamps... ..	8,241	19	6	Hospitals.....	1,143	0	0	1,060	13	3
Defter Hakkani Fees... ..	2,533	4	3	Police and Prisons.....	10,495	0	0	10,492	17	2
Licenses	494	10	0	Rent	720	2	6	716	13	4
Port and Quarantine Dues	3,181	9	1	Transport	2,775	0	0	2,223	8	4
Royalties	670	11	5	Conveyance of Mails	1,140	0	0	1,068	5	4
Miscellaneous	5,339	2	4	Public Works.....	10,376	0	0	10,080	2	5
				Forests	791	10	0	355	13	5
				Drawbacks	900	0	0	1,139	3	5
				Miscellaneous	2,723	0	0	3,545	9	3
Total	£ 172,334	4	8	Total	£ 116,798	11	1	111,301	14	4

J. A. SWETTENHAM,

Receiver-General.

Nicosia,
June 5th, 1886.

(No. 5.)

QUARANTINE NOTICE.

CHOLERA.

WITH reference to Government Notice of the 13th of June, 1886, His Excellency the High Commissioner, under the powers vested in him by "The Quarantine Ordinance, 1879," is pleased to direct that the quarantine of ten days at present imposed on arrivals from Trieste shall be extended to arrivals from Finne and the whole Austrian coast of the Adriatic which left those places on or since the 24th of June, 1886.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,
6th July, 1886.

(No. 6.)

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following Bulletin of Epizootic Diseases in Foreign Countries reported to the 17th of July, 1886:—

By His Excellency's Command,

FALK. WARREN,

Troödos,
17th July, 1886.

BULLETIN of EPIZOOTIC DISEASES in Foreign Countries reported to the 17th of July, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	" "
	Mersina	" "
	Caradash	" "

GUY N. STEPHEN,

17th July, 1886.

Acting Chief Medical Officer.

Price 2 Piastre.



The Cyprus Gazette.

(Published by Authority.)

No. 205.]

SATURDAY, JULY 31ST, 1886.

(No. 1.)

COLONIAL & INDIAN EXHIBITION.

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following notice :—

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

17th July, 1886.

HIS EXCELLENCY yesterday received from Sir Philip Cunliffe Owen, Secretary to the Royal Commission for the Colonial and Indian Exhibition, a telegram informing His Excellency, by desire of His Royal Highness The Prince of Wales, that Her Majesty The Queen had visited the Cyprus Court that morning, that Her Majesty had expressed Her great satisfaction at the very interesting collection of objects contributed to the Exhibition by Cyprus, and had desired that all those concerned in the work should be informed of Her appreciation.

His Excellency has much pleasure in publicly notifying Her Majesty's gracious wish.

Troödos, 17th July, 1886.

(No. 2.)

UNDER the power and authority in him vested by "The Cyprus Courts of Justice Order, 1882," His Excellency the High Commissioner has been pleased to make the following appointments :—

John Page Middleton, Esq., Barrister-at-Law, President of the District Court of Limassol, to fill temporarily during the sitting of the Assize Court at Papho on the 26th of July, 1886, the office of Puisne Judge of the Supreme Court, vacant by the absence of the Honourable W. J. Smith.

C. G. Walpole, Esquire, Barrister-at-Law, President of the District Court of Larnaca, to act as President of the District Court of Famagusta, in addition to his other duties, from the 27th of July, 1886, during the absence of A. F. G. Law, Esquire, Barrister-at-Law, President of the said Court, or until further orders.

Styliano Macridi, Esq., to act as Ordinary Judge of the District Court of Limassol from the 1st of August, 1886, during the absence of D. Rossides, Esquire, Ordinary Judge of the said Court, or until further orders.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

31st July, 1886.

(No. 3.)

GOVERNMENT NOTICE.

RESERVED FORESTS.

NOTICE is hereby given that the pasturing of Sheep, Goats and Cattle within the limits of the Forests hereinafter mentioned will be strictly prohibited after the 1st of February, 1887.

The Akapnou Forest

Being that block of delimited State Forest known as the Akapnou Forest, of an area of about one square mile and situated between the lands of the villages Akapnou, Vasa, Vavla and Ora.

The Limassol Forest.

So much of the delimited forest, known as the Limassol Forest as lies to the west of the main stream of the Kyparrissia river, comprising an area of about eighteen square miles and bounded by the lands of the villages Akrounda, Mathikoloni, Apsou, Yerasa, Kapilio, Aylos Mamas, Orongo, Louvara and Dhierona.

The Ayios Mamas Forest.

The block of delimited State Forest known as the Ayios Mamas Forest, comprising an area of about one-third of a square mile and situated about half-a-mile N.E. of the village of Ayios Mamas.

Any person pasturing any Sheep, Goats or Cattle, or allowing the same to trespass within the limits of the forests above described will be prosecuted according to law.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

31st July, 1886.

(No. 4.)

THE TITHES ORDINANCE, 1881.

THE following prices for tithe on Silk Wound in the Island of Cyprus for the year 1886 have been fixed by the District Medjliss Idarés :—

	1st quality per oke. £ s. c.p.	2nd quality per oke. £ s. c.p.	3rd quality per oke. £ s. c.p.
Nicosia . .	1 7 7	1 2 2	—
Larnaca . .	1 5 5	1 0 0	—
Limassol . .	1 5 0	—	—
Famagusta . .	1 8 0	1 2 0	—
Papho . .	1 10 0	1 8 0	1 4 0
Kyrenia . .	1 2 2	—	—

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Troödos,
31st July, 1886.

(No. 5.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to direct the publication of Statements of Grants made by the Government of Cyprus to Christian and Moslem Schools in the Island for the years 1882-83 to 1885-86, and they are published accordingly for general information in a Supplement to this Gazette.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Troödos,
31st July, 1886.

(No. 6.)

NOTICE.

ESTABLISHMENT OF POSTAL SERVICE BETWEEN
FAMAGUSTA AND RIZO KARPASO.

NOTICE is hereby given that a Postal Service has been established between Famagusta and Rizo Karpaso and that a Post Office has been opened at the latter place.

Mails will be despatched from Famagusta every Wednesday and the Mail Messenger will deliver letters, &c., on his journey from Famagusta to Rizo Karpaso, at Ayios Theodoros, Koma-tou-Yialou and Leonarisso, and, on the return journey, at Yialousa, Leonarisso, Koma-tou-Yialou and Ayios Theodoros, arriving at Famagusta every Saturday before noon.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Troödos,
31st July, 1886.

(No. 7.)

NOTICE.

INDEX TO THE CYPRUS GAZETTE, 1885.

IT is notified for general information that an Index to the *Cyprus Gazette* for the year 1885 can now be purchased at the Chief Secretary's Office, Nicosia. Price One Shilling.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Troödos,
31st July, 1886.

(No. 8.)

THE CONTAGIOUS DISEASES
(ANIMALS') ORDINANCE, 1880.

HIS EXCELLENCY THE HIGH COMMISSIONER, under the power and authority vested in him by "The Contagious Diseases (Animals') Ordinance, 1880," is pleased to notify that the undermentioned places have been declared to be free from animal disease, and that the prohibition as to the moving of sheep and goats into or out of those areas contained in *Gazette* No. 202 of the 19th of June, 1886, is hereby removed.

Arpera and Tersephano in the District of Larnaca.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Troödos,
28th July, 1886.

(No. 9.)

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following Bulletin of Epizootic Diseases in Foreign Countries reported to the 31st of July, 1886 :—

By His Excellency's Command,
FALK. WARREN,

Troödos,
31st July, 1886. Chief Secretary to Government.

BULLETIN of EPIZOOTIC DISEASES in Foreign
Countries reported to the 31st of July, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	{ Alexandretta	" "
	{ Mersina	" "
	{ Caradash	" "

GUY N. STEPHEN,
31st July, 1886. Acting Chief Medical Officer.

Price 2 Piastres.

8171



THE CYPRUS GAZETTE SUPPLEMENT.

(PUBLISHED BY AUTHORITY.)

SATURDAY, JULY 31ST, 1886.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

STATEMENT OF GRANTS TO CHRISTIAN SCHOOLS FOR
THE FOUR YEARS1882—83.
1883—84.1884—85.
1885—86.I.
ORDINARY GRANTS.

Name of School.	1882—83.	1883—84.	1884—85.	1885—86.
NICOSIA DISTRICT.				
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
Nicosia. S. ARMY,	32 0 0
.. S. Savas	36 0 0
.. Chryssaliniotissa	24 0 0
.. Girls, Phaleromeli	40 0 0
.. Girls, S. Cassian	12 0 0
Morjlon, Boys	24 0 0	24 0 0	36 0 0	c 28 0 0
.. Girls	12 0 0	11 0 0	15 10 0	c 12 0 0
Kythrea, Ay. Aedonikos	15 0 0	17 10 0	20 0 0	c 14 0 0
.. Clardakiotissa	b 6 0 0	12 10 0	17 10 0	c 12 10 0
.. Girls...	15 10 0
Lymbia	c 13 10 0	20 0 0	24 0 0	c 18 0 0
Evrykhou, Boys	18 0 0	19 0 0	20 10 0	c 13 10 0
.. Girls	b 10 0 0	c 12 0 0
Sirovilo	...	5 6 0 0	16 10 0	c 11 10 0
Athienon, Boys	5 6 0 0	16 0 0	c 18 0 0	21 0 0
.. Girls	a 5 0 0
Dali	a 3 10 0	13 0 0	16 0 0	c 9 5 0
Kalapariotissis	...	13 0 0	20 5 0	b 8 10 0
Pedoulas	...	11 0 0	15 10 0	c 12 10 0
Araki	10 0 0	11 10 0	13 0 0	c 9 0 0
Para. Boys	18 0 0	16 0 0	17 0 0	c 11 0 0
Ayia Varvara	b 6 0 0	13 0 0	b 6 10 0	c 9 5 0
Petra	12 0 0	13 0 0	15 0 0	c 10 5 0
Yerolakkes	a 2 10 0	11 10 0	18 0 0	c 12 0 0
Peristerora	6 0 0	9 10 0	11 10 0	c 8 0 0
Lithrodonda	...	b 4 10 0	13 0 0	c 10 10 0
Katydhata	12 0 0	c 7 10 0	10 0 0	c 7 10 0
Galata	12 0 0	11 0 0	b 6 0 0	c 8 5 0
Pano Zedia	12 0 0	11 0 0	12 10 0	c 10 5 0
Deftera	...	10 0 0	12 10 0	c 9 10 0
Chryside	...	8 0 0	7 10 0	a 2 10 0

Name of School.	1882—83.	1883—84.	1884—85.	1885—86.
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
NICOSIA DISTRICT (continued).				
Kamos	...	b 5 10 0	c 10 10 0	14 0 0
Xeri	...	b 5 10 0	14 5 0	c 10 10 0
Klirou	...	a 2 0 0	c 9 10 0	10 15 0
Meniko	c 6 0 0	9 0 0	13 0 0	c 9 0 0
Orounta	c 6 10 0	c 7 10 0
Astromeritis	12 0 0	c 8 5 0
Kato Lakkatamia	b 8 0 0	c 12 10 0
Pharmakas	12 0 0	c 9 0 0
Linou	b 6 0 0	c 9 0 0
Kakopetroea	b 5 0 0	c 8 5 0
Tembria	13 15 0
Alona	c 9 0 0
Machœras Monastery	c 7 10 0
Ayios Dometios	a 4 0 0
Platanistassa	c 7 0 0
Kaimakli	a 5 0 0
Moutoullas	a 3 0 0
Perachorio	a 3 0 0
Nicosia, Armenian	c 9 0 0	c 9 0 0
LARNACA DISTRICT.				
Scala High School	...	a 9 0 0	a 10 0 0	c 30 0 0
„ S. Lazarus	b 12 0 0	c 15 0 0
Larnaca, Boys	b 10 0 0	b 10 0 0
„ Girls	...	b 12 0 0	27 0 0	c 22 10 0
Scala, Girls	...	24 0 0	27 0 0	c 22 10 0
Aradippou, Boys	15 0 0	20 0 0	24 0 0	c 16 0 0
„ Girls	a 5 0 0
Pano Lefkara, Boys	b 4 0 0	19 10 0	19 0 0	b 6 0 0
„ „ Girls	b 3 12 0	12 0 0	15 0 0	b 6 0 0
Kato Lefkara	b 7 0 0	c 14 10 0
Kalavasso	...	13 0 0	c 8 10 0	b 6 5 0
Psematismeno	...	c 7 10 0	a 2 10 0	a 2 0 0
Ayios Theodoros	a 2 10 0	10 0 0	9 10 0	c 8 0 0
Kiti	b 5 0 0	12 0 0	11 0 0	c 8 10 0
Livadia	...	b 4 0 0	b 4 0 0	a 1 0 0
Vavatzinia	...	b 4 0 0	9 0 0	c 8 0 0
Mazoto	...	b 4 0 0	12 0 0	c 9 10 0
Voroklini	c 8 0 0
Korno	...	b 4 10 0	12 0 0	b 6 5 0
Odou	...	a 1 5 0	12 0 0	c 9 0 0
Khirokitia	12 0 0	c 8 10 0
Stroullos	9 0 0	a 2 10 0

Name of School.	1882—83.	1883—84.	1884—85.	1885—86.
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
LIMASSOL DISTRICT.				
Limassol Ay. Napa	c 27 0 0
„ Catholiki	c 18 0 0
„ Girls	c 30 0 0
Omodhos, Boys ...	21 0 0	24 0 0	25 0 0	c 18 0 0
„ Girls	b 10 0 0	c 12 0 0
Kilani ...	12 0 0	13 10 0	15 0 0	c 11 0 0
Ayios Ioannis ...	12 0 0	14 0 0	16 0 0	c 10 10 0
Zoopiyi and Kalochorio ...	12 0 0	12 0 0	16 0 0	c 11 15 0
Ayia Phyla ...	12 0 0	12 0 0	15 0 0	c 10 10 0
Kellaki	b 6 10 0	14 10 0	c 10 10 0
Eptagonia	12 0 0	c 10 10 0	14 0 0
Lophos	b 5 0 0	c 9 0 0	c 10 10 0
Yermasoyia ...	b 5 0 0	10 0 0	a 3 0 0	a 3 0 0
Palodhia and Paramytha	9 0 0	10 10 0	c 9 10 0
Pissouri	10 0 0	11 0 0	c 9 0 0
Limnati	a 2 0 0	11 10 0	a 2 10 0
Agros ...	a 3 0 0	b 3 5 0	c 8 10 0	c 9 0 0
Mandria ...	b 4 0 0	10 0 0	b 6 10 0	c 9 10 0
Lemithou ...	a 2 10 0	10 0 0	c 9 0 0	c 9 10 0
Arsos	b 6 0 0	b 8 10 0	c 15 0 0
Prodromos ...	a 2 10 0	8 5 0	a 3 0 0	...
Vasa	10 0 0	16 10 0	c 9 0 0
Parekklesia ...	a 3 0 0	9 0 0	10 10 0	c 8 0 0
Asgata	a 2 10 0	12 0 0	c 10 5 0
Kyperounta	c 4 0 0	11 10 0	c 7 10 0
Vouni ...	b 6 0 0	a 3 10 0
Kolossi	b 6 0 0	a 3 0 0	c 10 0 0
Yerasa ...	a 2 10 0	c 4 0 0	11 10 0	c 9 0 0
Anoyera	4 0 0	6 0 0	...
Khandria	5 0 0	9 10 0	b 4 10 0
Pelendria	a 1 0 0	...	a 3 0 0
Phini ...	b 5 0 0	a 1 10 0	11 0 0	c 7 15 0
Ayios Ambrosios	a 2 0 0
Dora	a 1 10 0	...
Potamiou	c 7 10 0
Polemida ...	c 12 0 0	b 3 0 0	...	c 8 0 0
Ayios Mamas	b 3 10 0	b 6 0 0	...
Ayios Therapon	b 5 0 0
Kato Platroes	a 1 10 0	11 10 0	c 9 0 0
Lania	b 6 10 0	c 11 0 0
Dhierona and Arakapa	b 6 0 0	c 7 15 0

Name of School.	1882—83.	1883—84.	1884—85.	1885—86.
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
FAMAGUSTA DISTRICT.				
Varosha, Boys ...	24 0 0	24 0 0	32 0 0	c 22 0 0
Lefkoniko ...	b 12 0 0	24 0 0	20 0 0	c 11 0 0
Rhizokarpaso, Boys ...	24 0 0	24 0 0	24 0 0	c 16 0 0
„ Girls	b 3 10 0	12 0 0	c 12 0 0
Yialoussa ...	b 6 0 0	16 0 0	18 0 0	b 8 0 0
Akanthou ...	18 0 0	17 0 0	20 0 0	c 14 0 0
Komi Kebir ...	13 10 0	14 10 0	15 0 0	c 11 10 0
Trikomo	12 0 0	13 0 0	c 8 10 0
Asha	b 7 0 0	16 0 0	c 10 5 0
Lysi ...	12 0 0	14 10 0	17 0 0	c 12 10 0
Paralimni ...	b 5 0 0	12 0 0	13 0 0	c 9 10 0
Limnia ...	b 6 0 0	12 0 0	11 10 0	c 9 0 0
Peristerona	12 0 0	14 0 0	c 11 0 0
Prastio	b 6 0 0	15 0 0	b 6 15 0
Athna ...	b 6 0 0	10 10 0	14 0 0	c 10 10 0
Eptakomi ...	a 2 10 0	9 10 0	12 0 0	c 9 0 0
Ayios Theodoros ...	b 6 0 0	c 7 10 0	9 10 0	c 6 15 0
Lionarisso	b 2 0 0	b 5 0 0	16 0 0
Gypsos	8 10 0	12 0 0	c 9 0 0
Marathovouno	5 0 0	b 6 0 0	c 9 10 0
Koma-tou-Yialou ...	a 2 0 0	c 7 0 0	15 0 0	c 9 15 0
Ayios Andronikos	5 15 0	10 0 0	c 7 15 0
Patriki	5 15 0	8 10 0	b 6 0 0
Avgorou	b 2 0 0	a 1 10 0	b 5 0 0
Davlos	a 1 0 0	...	b 4 10 0
Tavros	a 1 10 0
Angastina	a 3 0 0
Derinia	a 2 0 0	12 0 0	c 10 5 0
Vokolida	a 1 0 0
Kontea	9 0 0	c 8 0 0
Pyrga	b 4 0 0	c 7 5 0
Liopetri	b 5 0 0
Macrasika ...	b 5 0 0
PAPHOS DISTRICT.				
Ktima, Boys ...	24 0 0	21 0 0	30 0 0	c 19 10 0
„ Girls ...	10 0 0	b 6 0 0	16 0 0	c 13 0 0
Kathekas ...	12 0 0	14 10 0	17 10 0	c 11 10 0
Lyso ...	c 7 10 0	8 0 0	b 4 0 0	a 3 0 0
Stroumbi ...	10 6 6	10 0 0	11 10 0	b 5 0 0
Emba ...	13 0 0	b 6 0 0	...	a 4 0 0
Peyia	b 5 10 0	13 10 0	c 11 0 0
Amargetti ...	14 0 0	8 10 0	a 2 0 0	b 4 0 0
Arminou ...	11 0 0	b 5 0 0	9 0 0	c 10 10 0

Name of School.	1882—83.	1883—84.	1884—85.	1885—86.
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
PAPHOS DISTRICT (continued).				
Polemi	a 2 10 0	10 10 0	14 0 0	c 10 10 0
Yeroskipos	b 4 0 0	9 10 0	a 2 10 0
Poli	7 0 0	11 10 0	c 8 10 0
Anarita	6 5 0
Kallepia	b 4 0 0
Yiolou	a 2 10 0	a 2 0 0
Phyti	a 2 0 0	11 10 0	c 8 0 0
Milikouri	a 2 0 0	b 5 0 0	13 5 0
Drymou	8 0 0	c 7 15 0
Khlorakas	8 0 0	c 7 10 0
Philoussa	b 4 0 0	c 7 0 0
Pendalia	b 4 10 0	c 8 0 0
Chryssoroyiatissa	b 8 0 0	b 8 0 0
Kyli	b 4 0 0	c 7 10 0
Tala	a 2 0 0
Akourdalia	a 1 0 0
KYRENIA DISTRICT.				
Kyrenia, Boys	12 0 0	17 0 0	c 12 0 0
„ Girls	b 8 0 0	c 12 10 0
Lapithos, Boys... ..	24 0 0	22 0 0	28 10 0	c 17 10 0
„ Girls... ..	c 18 0 0	13 0 0	18 0 0	a 3 0 0
Karavas, Boys	18 0 0	24 0 0	30 0 0	c 22 10 0
„ Girls	b 12 0 0	22 0 0	21 0 0	c 15 0 0
Karmi	12 0 0	15 0 0	c 8 0 0
Myrtou	b 6 0 0	11 0 0	13 0 0	c 9 0 0
Bellapaise	b 6 0 0	12 0 0	c 9 10 0	c 8 0 0
Dikomo	b 6 0 0	14 0 0	c 10 10 0
Kontemenos	8 0 0	c 7 0 0	11 10 0	c 8 0 0
Ayios Ambrosios	b 5 0 0	13 0 0	c 9 0 0
Ayios Epiktitos	7 0 0	b 3 5 0	...
Larnaca-tis-Lapithou	b 5 10 0	c 9 0 0
Lapithos Ay. Paraskevi	a 5 0 0

The note *a* means that the Grant was for one quarter only of the year.

„ *b* „ „ „ two quarters „ „

„ *c* „ „ „ three quarters „ „

Where there is no note, it is understood that the Grant was for all the four quarters of the year.

N.B.—The year 1885—86 does not include any grants for the fourth quarter (January 1 to March 31, 1886). Grants for that quarter not being assigned until April are charged to the year 1886—87, and are therefore not shown in the above Table.

II.
SUMMARY OF ORDINARY GRANTS.

DISTRICT.	1882-83.		1883-84.		1884-85.		1885-86	
	No. of Schools aided.	Amount of Grant.	No. of Schools aided.	Amount of Grant.	No. of Schools aided.	Amount of Grant.	No. of Schools aided.	Amount of Grant.
		£ s. c.p.		£ s. c.p.		£ s. c.p.		£ s. c.p.
NICOSIA	18	197 10 0	27	311 10 0	35	478 0 0	50	606 5 0
LARNACA.....	5	30 2 0	15	156 15 0	20	252 10 0	22	225 0 0
LIMASSOL	15	114 10 0	30	222 10 0	32	325 10 0	37	373 10 0
FAMAGUSTA.....	14	142 0 0	28	267 10 0	27	359 0 0	30	289 5 0
PAPHOS	10	106 16 6	17	122 5 0	19	191 10 0	22	173 0 0
KYRENIA	7	92 0 0	12	153 0 0	14	207 5 0	14	149 0 0
TOTAL	69	682 18 6	129	1,233 10 0	147	1,813 15 0	175	1,816 0 0

III.
SPECIAL GRANTS.
IN AID OF BUILDING, REPAIRS, FURNITURE, &c.

Name of School.	1882-83.	1883-84.	1884-85.	1885-86.	Total.
NICOSIA DISTRICT.					
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
Morphou, Boys	10 0 0	10 0 0
Kythrœa, Ay. Andronikos	5 0 0	5 0 0
Lymbia	10 0 0	10 0 0
Pedoulas	5 0 0	5 0 0
Ayia Varvara	5 0 0	5 0 0	...	10 0 0
Petra	20 0 0	...	20 0 0
Galata	5 0 0	5 0 0
Deftera	10 0 0	...	10 0 0
Chrysida	5 0 0	...	5 0 0
Kampos	12 0 0	12 0 0
Xeri	5 0 0	10 0 0	...	15 0 0
Klirou	15 0 0	...	15 0 0
Orounta	10 0 0	10 0 0
Astromeritis	1 10 0	10 0 0	11 10 0
Kato Lakkatamia	10 0 0	5 0 0	15 0 0
Tembria	10 0 0	10 0 0
Kythrœa, Girls	5 0 0	5 0 0
Alona	15 0 0	15 0 0
Ayios Dometios	15 0 0	15 0 0
Platanistassa	10 0 0	10 0 0
Kaimakli	10 0 0	10 0 0
Athiœnou, Girls	15 0 0	15 0 0

Name of School.	1882—83.	1883—84.	1884—85.	1885—86.	Total.
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
LARNACA DISTRICT.					
Aradippou, Boys	10 0 0	10 0 0	...	20 0 0
Livadia	2 0 0	6 0 0	8 0 0
Vavatzinia	10 0 0	10 0 0
Mazoto	5 0 0	5 0 0	...	10 0 0
Kiti	2 0 0	2 0 0
Voroklini	10 0 0	10 0 0
Korno	10 0 0	...	10 0 0
Odou	3 0 0	...	3 0 0
Khirokitia	10 0 0	...	10 0 0
Kato Lefkara	10 0 0	10 0 0
LIMASSOL DISTRICT.					
Kilani	10 0 0	10 0 0
Omodhos, Boys	10 0 0	...	19 0 0
Ayios Ioannis	2 10 0	2 10 0	5 0 0
Zoopyi and Kalochorio	10 0 0	10 0 0
Ayia Phylaxis	2 0 0	...	2 0 0
Palodhia and Paramytha	4 0 0	5 0 0	9 0 0
Pissouri	2 10 0	...	15 0 0	17 10 0
Mandria	10 0 0	15 0 0	30 0 0	...	55 0 0
Lemithou	5 0 0	5 0 0
Arsos	10 0 0	...	10 0 0
Parekklesia	5 0 0	...	2 0 0	...	7 0 0
Asgata	2 0 0	...	2 0 0
Kolossi	10 0 0	10 0 0
Yerasa	10 0 0	10 0 0
Phini	5 0 0	5 0 0
Lania	10 0 0	10 0 0
Polemida	2 0 0	2 0 0
FAMAGUSTA DISTRICT.					
Varosha, Boys	35 0 0	35 0 0
„ „ „ Girls	25 0 0	25 0 0	50 0 0

Name of School.	1882—83.	1883—84.	1884—85.	1885—86.	Total.
FAMAGUSTA DISTRICT (continued).					
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
Lefkoniko	6 0 0	...	5 0 0	...	11 0 0
Rhizokarpaso	25 0 0	25 0 0
Yialoussa	20 0 0	...	15 0 0	35 0 0
Akanthou	15 0 0	...	15 0 0
Komî Kebîr	20 0 0	...	3 0 0	5 0 0	28 0 0
Trikomo	10 0 0	20 0 0	30 0 0
Asha	10 0 0	10 0 0	...	20 0 0
Paralimni	10 0 0	10 0 0	...	20 0 0
Limnia	10 0 0	...	10 0 0
Prastio	15 0 0	15 0 0
Athna	6 0 0	5 0 0	8 0 0	...	19 0 0
Eptakomî	5 0 0	8 0 0	...	13 0 0
Ayios Theodoros	25 0 0	25 0 0
Lionarisso	10 0 0	5 0 0	15 0 0
Gypso	10 0 0	10 0 0
Ayios Andronikos	5 0 0	...	5 0 0
Patriki	12 0 0	12 0 0
Derinia	10 0 0	...	10 0 0
Kontea	10 0 0	10 0 0
Pyrga	10 0 0	10 0 0
PAPHOS DISTRICT.					
Lysa	5 0 0	...	5 0 0	...	10 0 0
Peyia	10 0 0	10 0 0
Arminou	5 0 0	5 0 0
Yeroskipos	4 0 0	4 0 0
Poli	2 10 0	...	2 10 0
Phyti	10 0 0	10 0 0
Drymou	10 0 0	10 0 0
Amargetti	10 0 0	10 0 0
KYRENIA DISTRICT.					
Kyrenia, Boys	10 0 0	10 0 0
Lapithos, Girls	25 0 0	25 0 0
Karavas, Girls	20 0 0	10 0 0	12 10 0	42 10 0
Karmi	8 0 0	8 0 0
Dikomo	5 0 0	10 0 0	...	15 0 0
Kontemenos	8 6 6	8 6 6
Ayios Epiktetos	20 0 0	20 0 0
Asomatos	10 0 0	10 0 0

IV.

SUMMARY OF SPECIAL GRANTS.

DISTRICT.	Number of Schools aided.	1882-83.	1883-84.	1884-85.	1885-86.	TOTAL.
		£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
NICOSIA	22	...	30 0 0	76 10 0	132 0 0	238 10 0
LARNACA.....	10	4 0 0	25 0 0	38 0 0	26 0 0	93 0 0
LIMASSOL	17	27 0 0	32 10 0	62 10 0	57 10 0	179 10 0
FAMAGUSTA.....	22	117 0 0	50 0 0	129 0 0	127 0 0	423 0 0
PAPHOS	8	20 0 0	4 0 0	7 10 0	30 0 0	61 10 0
KYRENIA	8	41 6 6	25 0 0	20 0 0	52 10 0	138 16 6
TOTAL	87	209 6 6	166 10 0	333 10 0	425 0 0	1,134 6 6

V.

GENERAL SUMMARY OF EXPENDITURE ON ACCOUNT OF CHRISTIAN SCHOOLS IN EACH OF THE FINANCIAL YEARS 1882-83 TO 1885-86.

YEAR.	No. of Schools aided.	Ordinary Grants.	Grants in aid of Building, etc.	Cost of Books, Maps, etc.	TOTAL.
		£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
1882-83.	(a) 71	682 18 6	209 6 6	...	892 5 3
1883-84.	(b) 130	1,233 10 0	166 10 0	...	1,400 0 0
1884-85.	(c) 148	1,813 15 0	333 10 0	93 4 6	2,240 9 6
1885-86.	(d) 179	1,816 0 0	425 0 0	11 16 0	2,252 16 0

(a). Two of these Schools received Grants in aid of Building only.

(b). One " " " " " "

(c). One " " " " " "

(d). Three " " " " " "

STATEMENT OF GRANTS TO MOSLEM SCHOOLS FOR
THE FOUR YEARS

1882—83.

1884—85.

1883—84.

1885—86.

I.
ORDINARY GRANTS.

Name of School.	1882—83.	1883—84.	1884—85.	1885—86.
NICOSIA DISTRICT.				
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
Nicosia, Rushdié ...	* ...	160 0 0	160 0 0	160 0 0
„ Oumerié ...	12 0 0	12 0 0	16 0 0	c 15 0 0
„ Ay. Sophia ...	18 10 6	13 12 6	14 0 0	c 14 0 0
„ Tourroundglu ...	9 16 0	9 19 0	15 0 0	c 15 0 0
„ Laleli ...	12 0 0	b 5 0 0	9 0 0	...
„ Konak Square ...	12 0 0	b 5 0 0
„ Tabak Khané ...	12 0 0	b 4 15 0
„ Yeni Djami ...	9 16 0	b 3 14 0
„ Arab Ahmet ...	9 16 0	b 3 14 0
„ Takt-ul-Kala ...	11 0 0
Minarelli ...	10 0 0	10 0 0	c 7 10 0	10 0 0
Epikho ...	6 13 3	10 0 0	c 7 10 0	10 0 0
Mora ...	5 0 0	6 0 0	c 6 0 0	a 1 10 0
Ayia ...	c 5 2 5	b 3 0 0	c 6 0 0	9 10 0
Disdar ...	10 0 0	7 10 0	c 4 5 0	6 15 0
Peristerona	b 3 0 0	c 6 0 0	7 10 0
Lefka Orta Djami	b 5 0 0	10 0 0
„ Pir Pasha	b 2 15 0	c 7 0 0	9 0 0
Ampelikou ...	b 4 13 3	6 10 0	c 4 15 0	6 15 0
Morphou ...	10 0 0	8 10 0	c 4 10 0	b 3 10 0
Argaki ...	b 4 10 0	5 15 0	c 5 10 0	7 0 0
Geunyeli ...	b 5 0 0	c 6 10 0	a 1 0 0	...
Kainakli ...	10 0 0	b 3 15 0	c 4 10 0	7 10 0
Angolomi ...	8 0 0	4 10 0	c 4 0 0	7 0 0
Orounta	c 6 0 0	8 0 0
Elca ...	c 7 10 0
Corako ...	a 1 6 6
LARNACA DISTRICT.				
Scala Djami Kebir ...	18 0 0	b 6 0 0
„ Zouhouri	16 0 0	c 18 0 0	21 0 0
Old Larnaca ...	13 12 0	a 1 10 0
Kophinou ...	6 13 3	8 10 0	c 5 10 0	7 0 0
Pyrga ...	6 2 2

* In the year 1882—83 the payments on account of the Rushdié School were not charged against the Grant-in-aid but against the Education Establishment.

Name of School.	1882—83.	1883—84.	1884—85.	1885—86.
LIMASSOL DISTRICT.				
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
Limassol	21 12 3	29 10 0	c 16 10 0	10 0 0
„ Girls	c 5 0 0
Episkopi	5 4 4	7 0 0	8 0 0	c 6 10 0
Evdhimou	c 7 10 0	6 0 0	6 10 0	c 6 0 0
Mallia	10 0 0	6 0 0	7 0 0	c 5 10 0
Polemida	c 8 0 0	8 9 6	...	a 1 10 0
Kilani	a 1 0 0
FAMAGUSTA DISTRICT.				
Famagusta	9 3 3	4 10 6	c 3 5 0	£ 16 10 0
Vatili	10 0 0	10 0 0	c 9 10 0	15 10 0
Knodara	10 0 0	9 0 0	c 7 0 0	10 0 0
Yenagra	10 0 0	8 0 0	c 6 5 0	9 10 0
Gouphoes	6 13 3	6 0 0	c 4 15 0	7 0 0
Lefkoniko	10 0 0	7 10 0	c 7 10 0	10 0 0
Chatos	b 5 0 0	8 0 0	c 6 0 0	8 0 0
Aphania	6 0 0	b 2 5 0	7 0 0
Ayios Andronikos	b 4 0 0	c 7 10 0	c 7 10 0
Lapithos	8 0 0	c 4 10 0	b 3 5 0	c 5 10 0
Komi Kebir	6 13 3	c 4 5 0	c 3 15 0	a 1 0 0
Galatia	a 2 0 0	c 7 10 0	15 10 0
Asha	10 0 0	5 0 0	c 3 10 0	a 1 0 0
Arsos	6 13 3	5 10 0	c 3 5 0	2 0 0
Ypsilatos	10 0 0	5 5 0	c 7 5 0	10 10 0
Platani	c 5 5 0	b 2 10 0	a 1 10 0	...
Sinti	c 5 0 0	...	c 3 5 0	7 0 0
Stronghlyo	b 4 0 0
Kornokipos	a 1 3 5
Platanisso	b 5 0 0
Galinoporni	b 3 6 6
Korovia	b 3 6 6	...	c 3 0 0	6 0 0
Vitzada	a 2 0 0	a 1 5 0	c 3 5 0	5 10 0
Ayios Iakovos	b 2 4 4
Akanthon	a 1 13 3
Cridia	a 2 0 0
PAPHOS DISTRICT.				
Ktima Djami Seghir	13 10 0	26 10 0	29 0 0	c 24 10 0
„ „ Kebir	b 5 0 0	12 0 0	c 9 0 0
Lapithiou	6 3 3	10 0 0	12 0 0	c 9 0 0
Melatia	10 0 0	9 0 0	6 10 0	c 6 10 0
Khrysokhou	7 10 0	c 5 0 0	b 2 0 0

Name of School.	1882—83.	1883—84.	1884—85.	1885—86.
PAPHOS DISTRICT (<i>continued</i>).				
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
Yallia	a 2 0 0	7 0 0	6 10 0	c 6 0 0
Giaz	6 0 0	6 10 0	...
Ayios Ioannis	b 3 0 0	c 6 10 0	c 5 10 0
Terra	a 2 0 0	6 10 0	6 0 0	c 8 0 0
Poli	c 4 10 0	c 6 10 0
Androlikos	a 1 10 0	6 10 0	c 6 10 0
Ayios Nikolaos...	a 1 5 0	6 0 0	c 3 10 0
Khoulou	8 0 0
Kato Arodhes	a 2 10 0
KYRENIA DISTRICT.				
Kyrenia	10 0 0	b 5 0 0	11 0 0	c 8 10 0
Kazaphani	8 6 6	8 0 0	6 5 0	c 5 10 0
Lapithos	10 0 0	10 0 0	11 0 0	c 6 10 0
Templos	c 3 17 7	6 0 0	6 5 0	c 5 10 0
Agirda	8 6 6

The note *a* means that the Grant was for one quarter only of the year.

„ *b* „ „ „ two quarters „ „

„ *c* „ „ „ three quarters „ „

Where there is no note, it is understood that the Grant was for all the four quarters of the year.

N.B.—The year 1885—86 does not include any grants for the fourth quarter (January 1 to March 31, 1886). Grants for that quarter not being assigned until April are charged to the year 1886—87, and are therefore not shown in the above Table.

II.

SUMMARY OF ORDINARY GRANTS.

DISTRICT.	1882—83.		1883—84.		1884—85.		1885—86.	
	No. of Schools aided.	Amount of Grants.	No. of Schools aided.	Amount of Grants.	No. of Schools aided.	Amount of Grants.	No. of Schools aided.	Amount of Grants.
		£ s. c.p.		£ s. c.p.		£ s. c.p.		£ s. c.p.
NICOSIA	22	194 14 5	22	295 9 6	20	293 10 0	18	268 0 0
LARNACA	4	44 7 5	4	32 0 0	2	23 10 0	2	28 0 0
LIMASSOL	5	52 6 7	5	56 19 6	4	38 0 0	7	35 10 0
FAMAGUSTA... ..	22	135 3 0	17	93 5 6	19	93 10 0	18	147 0 0
PAPHOS	7	44 3 3	11	83 5 0	12	107 0 0	11	87 0 0
KYRENIA.....	5	40 11 1	4	29 0 0	4	34 10 0	4	26 0 0
TOTAL	65	511 6 3	63	590 0 0	61	590 0 0	60	591 10 0

III.

SPECIAL GRANTS.

IN AID OF BUILDING, REPAIRS, FURNITURE, &c.

Name of School.	1882—83.	1883—84.	1884—85.	1885—86.	Total.
NICOSIA DISTRICT.					
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
Nicosia, Ay. Sophia
„ Girls	30 0 0	30 0 0
Minarelli	2 0 0	2 0 0
Epikho	10 0 0	10 0 0
Ayia ...	6 0 0	2 0 0	8 0 0
Disdar	8 0 0	8 0 0
Ampelikou ...	5 0 0	5 0 0
Morphou ...	5 0 0	5 0 0
Angolœmi	8 6 6	...	8 6 6
Orounta	2 0 0	2 0 0
Deftera ...	10 0 0	10 0 0
LARNACA DISTRICT.					
Scala Djami Kebir ...	2 0 0	2 0 0
„ Zuhouri	7 10 0	...	7 10 0
Kophinou	10 0 0	10 0 0
LIMASSOL DISTRICT.					
Evdhimou	10 0 0	...	10 0 0
Kilani	10 0 0	4 0 0	14 0 0
FAMAGUSTA DISTRICT.					
Famagusta	2 10 0	2 10 0	5 0 0
Vatili	5 0 0	6 13 3	...	11 13 3
Knodara	3 0 0	...	3 0 0
Yenagra	1 10 0	3 6 6	4 16 6
Gouphos ...	1 0 0	1 0 0
Lefkoniko	1 0 0	...	1 0 0
Aphania	2 0 0	2 0 0
Ayios Andronikos	10 0 0	...	10 0 0
Iapithos ...	3 0 0	2 0 0	5 0 0
Galatia	10 0 0	...	10 0 0
Asha	1 0 0	...	1 0 0
Arsos ...	5 0 0	5 0 0
Ypsilatos	2 0 0	...	2 0 0
Platani ...	6 0 0	6 0 0
Sindi ...	1 0 0	1 0 0
Korovia	1 0 0	...	1 0 0
Vit a'a	1 0 0	...	1 0 0
Komi Kebir	1 10 0	...	1 10 0

Name of School.	1882—83.	1883—84.	1884—85.	1885—86.	Total.
PAPHOS DISTRICT.					
	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
Ktima Djami Seghir ...	10 0 0	5 0 0	7 10 0	...	22 10 0
„ „ Kebir	1 0 0	...	1 0 0
Lapithien	4 0 0	4 0 0
Melatia	4 0 0	4 0 0
Khrysokhou	2 0 0	2 0 0
Yallia ...	5 0 0	...	2 0 0	...	7 0 0
Terra ...	10 0 0	...	5 0 0	...	15 0 0
Poli	2 0 0	...	2 0 0
Androlikos	6 0 0	6 0 0
KYRENIA DISTRICT.					
Kyrenia	10 0 0	10 0 0	20 0 0
Lapithos	4 0 0	...	4 0 0
Templos ...	8 0 0	...	2 0 0	...	10 0 0

IV.
SUMMARY OF SPECIAL GRANTS.

DISTRICT.	No. of Schools aided.	1882—83.	1883—84.	1884—85.	1885—86.	TOTAL.
		£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
NICOSEA	11	26 0 0	...	8 6 6	54 0 0	88 6 6
LARNACA	3	2 0 0	...	7 10 0	10 0 0	19 10 0
LIMASSOE.....	2	20 0 0	4 0 0	24 0 0
FAMAGUSTA	18	16 0 0	5 0 0	41 3 3	9 16 6	72 0 0
PAPHOS	9	25 0 0	5 0 0	17 10 0	16 0 0	63 10 0
KYRENIA	3	8 0 0	...	16 0 0	10 0 0	34 0 0
TOTAL	46	77 0 0	10 0 0	110 10 0	103 16 6	301 6 6

V.
GENERAL SUMMARY OF EXPENDITURE ON ACCOUNT OF MOSLEM SCHOOLS
IN EACH OF THE FINANCIAL YEARS 1882—83 TO 1885—86.

YEAR.	No. of Schools aided.	Ordinary Grants.	Grants in aid of Building, &c.	Cost of Books, Maps, &c.	TOTAL.
		£ s. c.p.	£ s. c.p.	£ s. c.p.	£ s. c.p.
1882—83.	(a) 66	511 6 3	77 0 0	..	588 6 3
1883—84.	63	590 0 0	10 0 0	...	600 0 0
1884—85.	(b) 62	590 0 0	110 10 0	44 15 2	745 5 2
1885—86.	(c) 62	591 10 0	103 16 6	10 15 6	706 2 3

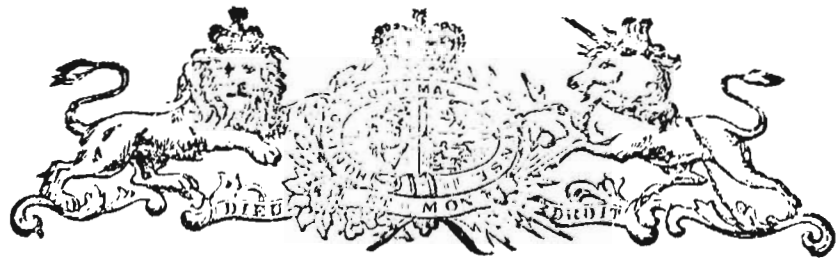
(a). One of these Schools received Grants in aid of Building only.
 (b). One " " " " "
 (c). One " " " " "

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

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(Published by Authority.)

No. 206.]

SATURDAY, AUGUST 14TH, 1886.

(No. 1.)

QUARANTINE NOTICE.

CHOLERA.

UNDER the powers vested in him by "The Quarantine Ordinance, 1879," and with reference to Government Notice of the 29th June, 1886, His Excellency the High Commissioner is pleased to direct that

All vessels arriving from the Montenegrin Coast which left on or after the 28th July, shall undergo at Larnaca a quarantine of ten full days.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

2nd August, 1886.

(No. 2.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to make the following appointments:—

Mr. G. Smith, Assistant to the Chief Secretary, to act as Director of Survey, from the date on which Capt. Grant, R.E., leaves the Island.

Mr. A. K. Bovill, Assistant Principal Forest Officer, to act as Principal Forest Officer, from the date on which Capt. Grant, R.E., leaves the Island.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

4th August, 1886.

(No. 3.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to direct that the appointment of Mr. Maeridi to act as Ordinary Judge of the District Court of Limassol during the absence of Mr. Rossides shall be cancelled, Mr. Maeridi being unable, in consequence of illness, to take up the duties of the post.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

6th August, 1886.

(No. 4.)

UNDER the power and authority in him vested by "The Cyprus Courts of Justice Order, 1882," His Excellency the High Commissioner has been pleased to make the following appointment:—

Capt. M. B. Seager, Barrister-at-Law, President of the District Court of Nicosia, to act as President of the District Court of Larnaca, in addition to his other duties, from the 9th of August, 1886, during

the temporary absence of C. G. Walpole, Esq., Barrister-at-Law, President of the said Court, or until further orders.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos.

9th August, 1886.

(No. 5.)

LIMASSOL ROADS.

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 82.

IN exercise of the powers vested in him by "The Limassol Roads Law, 1885," and by and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, that a road shall be constructed under the provisions of the said Law, for connecting with the town of Limassol the village of Omodhos, and that the said road shall be constructed in one section, herein defined as Section No. VI., in continuation of the Section No. III. prescribed in the Order of the High Commissioner in Council, dated the 4th day of December, 1885.

The said Section No. VI. shall commence on the west side of the Kissoussa Bridge, where Section No. III. terminates, and passing through lands belonging to the villages of Kissoussa, Potamiou, Vassa and Omodhos, shall terminate at the village of Omodhos.

Given under my hand and official seal at Troödos this twelfth day of August, 1886.

H. BULWER,

High Commissioner.

T. J. CHAMBERLAINE,

Clerk of Council.

(No. 6.)

HIS EXCELLENCY THE HIGH COMMISSIONER directs it to be notified for general information that intimation has been received from the Secretary of State of the conclusion of a Treaty of Friendship, Commerce and Navigation between Her Majesty and the Republic of the Equator.

A copy of the Treaty, which was signed at Quito on the 18th of October, 1880, and ratified on the 1st of February, 1886, can be seen on application at the Chief Secretary's Office.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos.

14th August, 1886.



The Cyprus Gazette.

(Published by Authority.)

No. 207.]

SATURDAY, AUGUST 28TH, 1886.

(No. 1.)

MUNICIPAL COMMISSION, NICOSIA.

LUCIFER MATCHES.

HIS EXCELLENCY THE HIGH COMMISSIONER, under the power vested in him by "The Municipal Councils Law, 1885," has been pleased to approve of the following Bye-Laws framed by the Municipal Commission of Nicosia.

By His Excellency's Command,
FALK. WARREN,

Chief Secretary to Government.
Troödos,
12th August, 1886.

Bye-Law No. 1.—From and after the first day of September, 1886, no lucifer matches shall be imported into the limits of the Municipality of Nicosia, save by the Papho Gate of the town.

Bye-Law No. 2.—From and after the first day of September, 1886, every person storing lucifer matches in the Municipal Store shall cause the cases to be distinctly marked with the mark of the depositor, in default of which the Commission will not hold itself responsible for errors in delivery, &c.

Bye-Law No. 3.—Every person storing lucifer matches in the Municipal Store shall be provided with a book, in which the Storekeeper shall enter particulars of all lodgments and withdrawals, and which shall be produced at the Store at the time such lodgments and withdrawals are made.

Bye-Law No. 4.—A fee of 6c.p. (six piastres) shall be charged on every case or box stored in the Municipal Store for any period not exceeding six months, such fee to be paid before any withdrawal from store is made.

(Signed) M. KING, Commissioner, President.
CHR. SEVERIS, Member.
SAFVET, "

Nicosia,
13th July, 1886.

(No. 2.)

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 83.

IN exercise of the powers vested in him in that behalf by "The Post Office Ordinance, 1881," and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, that, from and after the first day of

September, 1886, the following rates of postage shall be charged by or under the Island Postmaster in respect of parcels posted in Cyprus for conveyance to the places hereinafter mentioned:—

1.—FOR CONVEYANCE TO NEW SOUTH WALES, SOUTH AUSTRALIA AND VICTORIA.

	s. c.p.
For a parcel not exceeding in weight 1 lb. ...	3 3
" exceeding 1 lb. and not exceeding 2 lbs. ...	4 0
And for each additional lb. or fraction thereof up to 11 lbs. ...	1 6

2.—FOR CONVEYANCE TO HELIGOLAND.

For a parcel not exceeding in weight 1 lb. ...	2 7
" exceeding 1 lb. and not exceeding 2 lbs. ...	3 4
" " 2 lbs. " " 3 lbs. ...	4 1
" " 3 lbs. " " 4 lbs. ...	5 2
And for each additional lb. or fraction thereof up to 7 lbs. ...	0 6

3.—FOR CONVEYANCE TO ASCENSION.

For a parcel not exceeding in weight 1 lb. ...	2 2
And for each additional lb. or fraction thereof up to 11 lbs. ...	1 5

4.—FOR CONVEYANCE TO AUSTRIA-HUNGARY.

For a parcel not exceeding in weight 1 lb. ...	2 7
" exceeding 1 lb. and not exceeding 2 lbs. ...	3 4
" " 2 lbs. " " 3 lbs. ...	4 1
" " 3 lbs. " " 4 lbs. ...	5 3
And for each additional lb. or fraction thereof up to 7 lbs. ...	0 6

Given under my hand and official seal at Troödos this eighteenth day of August, 1886.

HENRY BULWER,
High Commissioner.
T. J. CHAMBERLAIN,
Clerk of Council.

(No. 3.)

MUNICIPAL COMMISSION, NICOSIA.

STORAGE OF PETROLEUM.

HIS EXCELLENCY THE HIGH COMMISSIONER, under the power vested in him by "The Petroleum Law, 1883," has been pleased to confirm the following Bye-Laws framed by the Municipal Commission of Nicosia.

By His Excellency's Command,
FALK. WARREN,

Chief Secretary to Government.
Troödos,
18th August, 1886.

(No. 9.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to make the following appointments:—

Mr. W. H. Bennett, Chief Clerk, Chief Secretary's Office, to act as Assistant to the Chief Secretary from the 10th of August, 1886, during the time that Mr. G. Smith is acting as Director of Survey, or until further orders.

Mr. E. H. Thomas to act temporarily as Local Commandant of Police and Assistant to the Commissioner of Nicosia. Dated 16th August, 1886.

Mr. B. Carletti to be Interpreter and Registrar in the District Court, Limassol. Dated 1st April, 1886.

By His Excellency's Command,
FALK. WARREN,

Chief Secretary to Government.
Troödos,
26th August, 1886.

(No. 10.)

UNDER the power and authority in him vested by "The Cyprus Courts of Justice Order, 1882, His Excellency the High Commissioner has been pleased to make the following appointment:—

Capt. M. B. Seager, Barrister-at-Law, President of the District Court of Nicosia, to act as President of the District Court of Kyrenia, in addition to his other duties, from the 27th of July, 1886, during the absence of F. G. Templer, Esq., Barrister-at-Law, President of the said Court, or until further orders.

By His Excellency's Command,
FALK. WARREN,

Chief Secretary to Government.
Troödos,
27th August, 1886.

(No. 11.)

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following Bulletin of Epizootic Diseases in Foreign Countries reported to the 28th of August, 1886:—

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,
28th August, 1886.

BULLETIN of EPIZOOTIC DISEASES in Foreign Countries reported to the 28th of August, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	" "
	Mersina	" "
Greece	Caradash	" "
	Greece	Anthrax (cattle)

28th August, 1886.

F. C. HEIDENSTAM,

Chief Medical Officer.

Price 2 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

of the Lighthouses of Cyprus, and thereupon in addition to the said sums amounting to the sum of £92,686, the further annual sum of £113. 11. 3. became payable under the said Annex to the said Convention of Defensive Alliance :

And whereas it is expedient that the said further sum of £113. 11. 3. should be secured upon the Revenues of Cyprus in the same manner as the said sum of £92,686.

NOW, THEREFORE, Her Majesty, by virtue of the powers in this behalf in Her vested, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered as follows :—

1. Instead of the sum of £92,686, specified in the 27th clause of the said Order in Council of the 30th day of November, 1882, the sum of £92,799. 11. 3. shall, as from the 4th day of September, 1884, be deemed to have been and shall be permanently charged upon the Consolidated Revenue of Cyprus, and payable to Her Majesty, Her heirs and successors in every year until it shall be otherwise ordered by Her Majesty, Her heirs and successors, with the advice of Her or their Privy Council.

C. L. PEEL.

(No. 3.)

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 84.

IN exercise of the powers vested in him in that behalf by "The Post Office Ordinance, 1881," and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, that, on and after the first day of September, 1886, the following rates of postage, in substitution for those fixed by the Order of the High Commissioner published in *Gazette* No. 192 of March 6th, 1886, shall be charged by or under the Island Postmaster in respect of parcels posted in Cyprus for conveyance to Germany, that is to say :—

	s.	c.p.
For a parcel not exceeding in weight 2 lbs.....	3	0
„ exceeding in weight 2 lbs. but not exceeding 6 lbs.....	5	0

Given under my hand and official seal at Troödos this twenty-sixth day of August, 1886.

H. BULWER,
High Commissioner.

T. J. CHAMBERLAINE,
Clerk of Council.

(No. 4.)

HIS EXCELLENCY THE HIGH COMMISSIONER directs it to be notified for general information that a copy of an Act (49 & 50 Vict., ch. 48), to amend the Medical Acts, which has recently been enacted by the Legislature of the United Kingdom can be seen on application at the Chief Secretary's Office.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government

Troödos,

31st August, 1886.

(No. 5.)

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 85.

UNDER the powers and authority vested in him in that behalf by "The Customs and Excise Amendment Ordinance, 1879," and by and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, as follows :—

From and after the date of this Order every description of Atlas and Map imported into Cyprus shall be admitted free of all Customs or Import duty whatsoever.

Given under my hand and official seal at Troödos this fourth day of September, 1886.

H. BULWER,
High Commissioner.

T. J. CHAMBERLAINE,
Clerk of Council.

(No. 6.)

THE WRECKS LAW, 1886.

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to direct the publication of the following Order of Her Majesty in Council for general information.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

9th September, 1886.

AT THE COURT AT OSBORNE HOUSE, ISLE OF WIGHT,

The 3rd day of August, 1886.

PRESENT :

THE QUEEN'S MOST EXCELLENT MAJESTY
HIS ROYAL HIGHNESS THE PRINCE OF WALES
HIS ROYAL HIGHNESS THE DUKE OF CONNAUGHT
AND STRATHEARNE

LORD CHANCELLOR

LORD PRESIDENT

EARL OF ROSEBERY

EARL OF KIMBERLEY

MR. SECRETARY CHILDERS

MR. SECRETARY CAMPBELL-BANNERMAN

MR. CHANCELLOR OF THE EXCHEQUER

SIR UGHTRED KAY-SHUTTLEWORTH, BART.

WHEREAS by an Order of Her Majesty in Council, bearing date at Windsor, the 30th of November, 1882, provision was made for the constitution of the Legislative Council of the Island of Cyprus, and the enactment of Laws for the said Island :

And whereas it was by the said Order amongst other things provided that the High Commissioner of the said Island might, if he saw fit, reserve any Law passed by the said Legislative Council for the signification of Her Majesty's pleasure thereon :

And whereas the High Commissioner of the said Island has reserved for the signification of Her

Majesty's pleasure a certain Law passed on the 21st day of April last, by the said Legislative Council, entitled a Law "to regulate enquiries into wrecks "and to provide for the custody and disposal of "wrecked property:"

And whereas the said Law so reserved as aforesaid has been laid before Her Majesty in Council, and it is expedient that the said Law should be assented to by Her Majesty :

NOW, THEREFORE, Her Majesty, in pursuance of the powers in Her vested, doth by this present Order, by and with the advice of Her Majesty's Privy Council, declare Her Assent to the said Law.

C. L. PEEL.

(No. 7.)
THE following Law, which Her Majesty in Council has graciously been pleased to assent to, is published for general information in a Supplement to this Gazette.

Law No. XII. of 1886, entitled a law "to provide "enquiries into wrecks, and to provide for the "custody and disposal of wrecked property."

By His Excellency's Command,

FAIK. WARREN,

Chief Secretary to Government.

Troölos,

9th September, 1886.

(No. 8.)

LEGISLATIVE COUNCIL.

UNDER the powers vested in him in that behalf by the Order of Her Majesty in Council bearing date the 30th day of November, 1882, His Excellency the High Commissioner is pleased to direct that in the event of a Poll being required at Elections to the Legislative Council the following shall be the places at which the poll shall be taken :—

FOR THE 1ST ELECTORAL DISTRICT.

Nicosia, Kythrea, Dali, Morphou, Levka, Pera, Kyrenia.

FOR THE 2ND ELECTORAL DISTRICT.

Varosha, Vatili, Lionarisso, Levkoniko, Scala, Aradippou, Levkara.

FOR THE 3RD ELECTORAL DISTRICT.

Limassol, Kilani, Kalo-Chorio, Ktima, Kelokedara, Chrysokhou, Khoulou, Phyti.

and that the towns, villages and places to poll at the several Polling Stations shall be as follows —

1ST ELECTORAL DISTRICT.

Nicosia Polling Station.

Archangelos Monastery	Lakkatamia Kato
Athalassa Chiftlik	Laxia
Ayii Omologitades	Makedonitissa Monastery
Ayii Tremithias or Ayious	Mammari
Ayios Chiftlik	Margo
Ayios Dometios	Margo Chiftlik
Ayios Pavlos	Media Chiftlik
Chumlekji Chiftlik	Metochi-tou-Kykkou
Deftera Pano	Mora
Deftera Kato	Nicosia
Dikomo Pano	Omorphita or Kuchuk
Dikomo Kato	Kaimakli
Enkomi	Ornithi
Eylenja	Ornithi Chiftlik
Geunely	Orta Keuy
Hamid Mandras	Palæa Metochi
Kaimakli Buyuk	Palæouriotissa
Kaimakli Kuchuk or	Strovilo
Omorphita	Trachona
Kaimakli Mandras	Tremithia Kokkini
Kanli Mustafa Chiftlik	Tymbou
Kolokosh Chiftlik	Yeri
Lakkatamia Pano	Yerolakkos

Kythrea Polling Station.

Bey Keuy	Mia Millia
Chrysostomos Monastery	Neokhorio
Chrysidea	Neyzan Chiftlik
Epikho	Palækythro
Exometochi	Petra tou Digeni
Kalyvakia	Sykhari
Koutsoventis	Trakhoni
Kuru Monastir	Voni
Kythrea	Vouna

Dali Polling Station.

Alambra	Lymbia
Athænon	Nisso
Ayia Kebir or Ayia	Pera Khorio
Ayia Varvara	Petrophani
Ayios Sozomenos	Potamia
Dali	Pyroi
Kotchat	Sba
Louroujina	

Morphou Polling Station.

Agridaki	Kondemenos
Akacha	Kormakitis
Aloupos Chiftlik	Kremngs Kamelou
Argaki	Kuru Yanni
Asomatos	Kyra
Astromeriti	Larnaka tis Lapithou
Avlona	Liversa
Avlona Monastery	Masari
Ayia Irini	Morphou
Ayia Marina	Myrtou
Ayios Elias	Neo-Chorio
Ayios Ermolaos	Nikita
Ayios Panteleimon Mon- astery	Orga
Ayios Vasilios	Orounta
Baraji Monastery and Chiftlik	Panagra
Chrysiliou	Peristerona
Denia	Petromandras
Dyo Potami	Phylia
Diorios	Pnasi Monastery
Ghaziveran	Prastion
Kalo-Chorio	Skilloura
Kampyli	Sisklipos
Karpasia	Syrianocho
Kathari Monastery	Yannouli
Katokopia	Zodia Pano
	Zodia Kato

Levka Polling Station.

Agroladou	Koutrapha Pano
Amadiæs	Koutrapha Kato
Ampelia	Kykko Monastery
Ampelikou	Lakkos tou Linardou
Angolæmi	Levka
Apliki	Linou
Ayia Irini	Loutros
Ayion Yeorgoudi	Mandræs
Ayios Epiphanius	Mavrovouni
Ayios Nikolaos	Mersinoudi
Ayios Theodoros (Solia)	Moutoulas
Ayios Theodoros (Tylliria)	Nikitari
Ayios Yeorgios	Nikos or Ikos
Ayios Yeorgios Kaphkalo	Pachy Ammos
Chakistra	Pedoulas
Chakistra Monastery	Pendayia
Elæa	Peristeronari
Evrykhon	Petra
Galata	Pigænia
Galini	Pigi
Ikos or Nikos	Potami
Kakopetria	Pyrgo
Kalopanayiotis	Selemani
Kalliana	Sina Oros
Kalo-Chorio	Spilia
Kampos	Tembria
Kannavia	Varisha
Karavi	Vlaso Pano
Karavostas	Vlaso Kato
Katydhata	Vroisia
Khalæri	Vyzakia
Kokkina	Xeropotamos Monastery
Korakou	Xerouvounos
Kourdali	Yerakiæs

Pera Polling Station.

Agrokipia	Anayia
Akhera Chiftlik	Apliki
Alithinou	Aradiou
Alona	Argatæs
Analyonda	Askas

Varosha Polling Station.

Acheryto	Famagusta
Avgora	Gaidoura
Ayia Napa	Limnia
Ayia Napa Monastery	Leopetri
Ayios Ioannis Monastery	Mania Chiftlik
Ayios Loukas	Ormidia
Ayios Loukas Monastery	Paralimni
Ayios Nikandro Chiftlik	Phrenaros
Ayios Sergios	Sotira
Ayios Spiridon Monastery	Stylos
Ayios Varnavas Monastery	Trapeza
Chorlakitissa Monastery	Varosha
Daoud Chiftlik	Vrysoudia Chiftlik
Derinia	Xylophago
Enkomi	

Vatili Polling Station.

Achna	Makrasyka
Ailasyka	Melousha
Apalæstra Chiftlek	Mousoulita
Aphania	Pergamos
Arsos	Prastio
Asha	Pyrga
Bistachia	Strongylo
Kalopsida	Tremithousia
Kontea	Vatila
Kouklia	Xylytymbo
Lysi	

Ayios Epiphanius	Makhæra Monastery
Ayios Heraklidis Monastery	Malounda
Ayios Ioannis	Margi
Ayia Marina	Mathiati
Ayios Panteleimon Monastery	Meniko
Eliophotes	Mitsero
Episkopio	Palæochorio
Gourri or Vouri	Pera
Kalochorio	Pharmakas
Kambi Pharmaka	Philani
Kambia	Phterykoudi
Kappedes	Phykardou
Katolyonda	Platanistassa
Katomoni	Politiko
Klirou	Polystipos
Lagoudera	Psomolopho
Lazania	Saranti
Livadia	Stenokampia
Lythrodonda	Vouri or Gourri
	Xeri
	Xyliato

Kyrenia Polling Station.

Agridi	Kyrenia
Akhiropietos Monastery	Platymatis
Antiphonitis Monastery	Lapithos
Armenian Monastery	Melandryna Monastery
Ayios Ambrosios	Melansiko
Ayios Epiktitos	Motidhes
Ayios Yeorgios	Palæsophos
Bellapaise	Phterykha
Elæa	Photta
Kalorka	Phounji Chiftlik
Kapusan Chiftlik	Pileri
Karmi	Plæsia
Karakoumi	Riatiko
Karavas	Sina Monastery
Kazaphani	Templos
Keumurji	Thermia
Khartja	Trapeza
Klepini	Tremithia
Krini	Vasilia

2ND ELECTORAL DISTRICT.

Lionarisso Polling Station.

Ægialousa	Komi Kebir
Anasia	Korovia
Ayios Andreos Monastery	Lionarisso
Ayios Andronikos	Livadia
Ayios Evstathios	Lithrengomi
Ayios Symeon	Melanagra
Ayios Theodoros	Monagri
Eleousa Monastery	Neta
Elisis	Panayia Kanakaria Monastery
Galatia	Platanisso
Galinoporni	Rizokarpaso
Heptakomi	Tavros
Kilanemos	Vasili
Koma tou Ægialou	Voukolida
Kira Monastery	Vathylakkos

Levkoniko Polling Station.

Akanthou	Ayios Andronikos]
Aloa	Ayios Chariton
Angastina	Ayios Elias
Ardana	Ayios Eraklides Monastery
Arnadi	Ayios Jacovos
Artemi	Ayios Nikolaos
Avgasida Monastery	Ayios Nikolaos Monastery
Avgolida	Ayios Yeorgios
Ayios Anastasi Monastery	

Levkoniko Polling Station (continued).

Chatos	Ovgoros
Davlos	Paradisi
Gastria	Patriki
Gourhaes	Peristerona
Gypsos	Perivolia tou Trikomou
Lita	Plamouidi
Kantara Monastery	Pigi
Knodara	Platani
Kornosigios	Psilatos
Kridia	Sandalaris
Lapithos	Spathariko
Levkoniko	Synkrasi
Malounda	Techni Monastery
Mandras	Trikomo
Maratha	Trypimeni
Marathovouno	Vitsada
Milea	Yenagra
Menarga	Yerami

Scala Polling Station.

Alamino	Kivisil
Alethriko Pano	Klavdia
Alethriko Kato	Larnaca
Anapitria	Mazoto
Anglisides Pano	Meneou
Anglisides Kato	Menoya
Apiaza Chiftlik	Pasha Chiftlik
Arpera Chiftlik	Perivolia
Ayios Yeorgios Koutos Monastery	Scala
Ayios Yeorgios Makris Monastery	Sophrades
Dromolaxia	Tersephanou
Kiti	Vlachos Chiftlik. Pano
	Vlachos Chiftlik. Kato

Aradippou Polling Station.

Aradippou	Livadia
Avdelero	Monasteri of Stavrovouni
Aya Anna	Mospilioti
Ayia Thekla Monastery	Phoumi Chiftlik
Ayios Yeorgios (tou Mavrovounou) Chiftlik	Pseuda
Chiftlik tou Despotou	Pyla
Chiftlik tou Sinai	Pyrga
Goshi	Sala Agha Chiftlik
Kalochorio	Strullas
Kella	Vereklini

Leckura Polling Station.

Ayios Minas Monastery	Maroni
Ayios Theodoros	Melini
Ayios Vavatsinia	Odou
Chiroklia	Ora
Dellapo	Panagia tou Koupristou Monastery (near Vavatsinia)
Urapia	Parsada
Kalavasso	Psematismeno
Kaudrys	Skarinou
Koukou Pano	Tekhni
Koukou Kato	Vavatsinia
Koukou	Vavla
Layia	Zygi
Levkara Pano	
Levkara Kato	
Mari	

3RD ELECTORAL DISTRICT.

Limassol Polling Station.

Akrotiri	Moutaviaka
Akrounda	Palodia
Amyrou Monastery	Paramali
Apasia	Paramytha
Apsiou Pano	Parekklesia
Apsiou Kato	Pentakomo
Armenochoi	Phassoula
Asgata	Plasouri Chiftlik
Asomatos	Phinikaria
Ayia Pnylaxis	Pissouri
Ayios Athanasios	Polemida Pano
Ayios Tychonas	Polemida Kato
Cherkes Chiftlik	Prastio
Episkopi	Prastion
Erini	Pyrgos
Evdimou	Sinaja
Kaloyenata	Sotira
Kantou	Souni
Kolossi	Sphalangiotissa Monastery
Korphi	Spatali
Khalasa	Symboulo Chiftlik
Limassol	Trahouli
Mandala	Vasa
Mathikoloni	Vounaro
Mazokampes	Yerasa
Mesayitria	Yermasoyia
Monagroulli	Ypsona
Moni	Zakaki

Kilani Polling Station.

Archangelos Monastery	Ayios Yeorgios
Ayia Mana Monastery	Doros
Ayios Amvrosios	Kaminaria
Ayios Dimitrios	Kapilio
Ayios Mamas	Khalossi
Ayios Therapon	Kilani

Kissoussa	Pakhra Pano
Kivides Pano	Pakhra Kato
Kivides Kato	Paleomylos
Kouka	Perapedi
Kouri	Phini
Lania	Platras Pano
Lemithou	Platras Kato
Limnati Pano	Potamika
Limnati Kato	Prodromos
Lophos	Silikou
Malla	Triouklini
Mandria	Tris Eliaz
Monagri	Trooditissa Monastery
Moniatia	Vasa
Omodos	Vouni

Kalo-Chorio Polling Station.

Agridia	Kellaki
Agros	Khantria
Akaynou	Klonari
Arakapa	Hyperounda
Atirakos	Louvara
Ayios Ioannis	Mylos
Ayios Konstantinos	Orongo
Ayios Pavlos	Pelendria
Ayios Theodoros	Potamitissa
Dierona	Sanidha
Dymas	Sykegetra
Eptagenia	Vikla
Kalo-Chorio	Zooyigi
Kato Mylos	

Ktima Polling Station.

Ashelia	Analitikon Chiftlik
Akouso	Anavargos
Alakati	Armou
Anarita	Ayia Marinouda

Ktima Polling Station (continued)

Ayia Varvara	Mesoyi
Ayios Neophytos Monastery	Nikoklia
Emba	Omer Agha Chiftlik
Florakas	Orifos
Kalia Chiftlik	Paphos
Kissonerga	Petridia
Koloni	Peyia
Konia	Podima Chiftlik
Kouklia	Sina Monastery
Ktima	Susuz
Kyli	Stavros Monastery
Lemba	Tala
Limnaria Chiftlik	Timi
Lizada Chiftlik	Tremithousa
Mandria	Tsada
Marathunta	Vasilikon Chiftlik
Meso-Chorion	Yerokipia Chiftlik
	Yeroskipos

Kelokedara Polling Station.

Alektora	Lakkos tou Phrankou
Ahoyia	Malounda
Archimandrita Pano	Mamonia
Archimandrita Kato	Marona
Armenou	Mesana
Arsos	Mousere
Ayia Marina	Mylikouri
Ayios Ioannis	Pendalia
Ayios Nikolaos	Philousa
Ayios Photios	Piani Chiftlik
Ayios Theodoros	Plataniskia
Ayios Thomas	Prastio
Ayios Yeorgios	Proteri
Ayiou Sava Monastery	Salamiou
Dora	Sinti Monastery
Galataria	Statos
Giares	Stavrokono
Giaz	Trakhypedula
Kelokedara	Trozina Chiftlik
Kilinia	Yerovasa
Lagoudia	

Chrysokhou Polling Station.

Enia	Ayios Nikolaos
Androlykou	Chrysokhou
Arkaka	Drousa
Arodes Pano	Emin Effendi Chiftlik
Arodes Kato	Episkopianos
Ayia Marina	Eso-Magound
Ayios Merkourios	Evretou

Goudi	Paleomylos
Igrami Chiftlik	Pelathousa
Imbo Chiftlik	Peristerona
Karamoullides	Phasli
Kathikas	Philousa
Kholi	Poli
Kondilia Chiftlik	Pomos
Kinoussa	Potami Chiftlik
Kritou Terra	Prodromos
Livadi	Skoulli
Loukrounou	Terra
Magounda	Tremithousa
Melandra	Yialia
Myrmikophi	Yiolou Chiftlik
Neokhorio	Zacharia

Khousou Polling Station.

Adia Chiftlik	Letymbou
Amargeti	Mammoundali
Asproyia	Moni Kykkou
Axylou	Moronero
Ayia Moni (Chrysorroiyatissa Monastery)	Nata
Chrysorroiyatissa Monastery	Panayia Pano
Elediou	Panayia Kato
Episkopi	Phalia
Kallepia	Phasoula
Kholetria	Phinika
Khoulou	Pitargou
Kourdaka	Polemi
Lemona	Stroumbi
	Tremitha
	Vretzia

Phyti Polling Station.

Akourdalia Pano	Lasa
Akourdalia Kato	Lysos
Anadiou	Meladia
Agridaki	Melanion
Ayii Anargyri Monastery	Milia
Ayios Dimitrianos	Miliou
Ayios Isidoros	Phyti
Drymou	Psakhi
Drynia	Sarama
Istinje	Simou
Jimili Chiftlik	Skarphos
Kannaviou	Theletra
Kaphlara Chiftlik	Steni
Kritou Marotou	Yiolou
Lapithiou	

His Excellency is pleased hereby to supersede the orders respecting the places at which the poll shall be taken and the towns, villages and places to poll at the several polling stations contained in the Official Gazettes No. 108 of 25th May, 1883, and No. 145 of 27th October, 1884.

By His Excellency's Command,
RALPH WARREN,
 Chief Secretary to Government.

Troodos,
 9th September, 1886.

(No. 9.)
NOTICE.

SOME valuable lots of land at Kato Zodias and Ano Zodias, the property of the Government, will be sold by auction at the Morphou Konak at noon, September 29th and 30th, 1886. For particulars apply to the Receiver-General or to the Mudir of Morphou.

(No. 10.)

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following Bulletin of Epizootic Diseases in Foreign Countries reported to the 11th of September, 1886 :—

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Troödos,
11th September, 1886.

BULLETIN of EPIZOOTIC DISEASES in Foreign Countries reported to the 11th of September, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	(Alexandretta	" "
	Mersina	" "
Greece	(Caradash	" "
	Greece	Anthrax (cattle)

F. C. HEIDENSTAM,
Chief Medical Officer.

11th September, 1886.

Price 3 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

The
CYPRUS  GAZETTE.
SUPPLEMENT.

(Published by Authority.)

SATURDAY, SEPTEMBER 11TH, 1886.

CYPRUS.

No. XII. 1886.

A LAW enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof.

“TO REGULATE ENQUIRIES INTO WRECKS, AND TO PROVIDE FOR THE CUSTODY AND DISPOSAL OF WRECKED PROPERTY.”

[3rd August, 1886.]

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows :—

1. In this Law—

“Consular Officer” shall include any person for the time being discharging the duties of Consul or Vice-Consul.

“Receiver” shall mean any person authorised by this Law to act as Receiver of Wreck.

“Ship” shall include any description of vessel except boats and other craft usually impelled by oars and lighters under 15 tons.

“Owner” in the case of a ship shall include the master and every other person who is for the time being entitled, either as owner or agent for the owner, to receive the freight, demurrage or charges payable in respect of such ship, and in the case of goods shall include every person who is for the time being entitled, either as owner or agent for the owner, to the possession of any goods, subject in the case of a lien, if any, to such lien.

“Wreck” shall include the following, when found in the sea or any tidal water or the shores thereof ; that is to say—

(a). Goods which have been cast into the sea and sink and remain under water.

(b). Goods which have been cast or fall into the sea and remain floating on the surface.

(c). Goods which are sunk in the sea, but are attached to a floating object in order that they may be found again.

(d). Goods which are thrown away or abandoned, and any ship abandoned without hope or intention of recovery.

“Commissioner” of a district shall include any person having authority to act for such Commissioner.

“Hard labour” shall mean the punishment defined by Art. 19 of the Ottoman Penal Code.

“Imprisonment” shall mean the punishment defined by Art. 34 of the Ottoman Penal Code.

2. Goods washed away or cast into the sea or sunk from boats or lighters whilst such boats or lighters are engaged in carrying such goods to or from any ship lying at anchor in any port or harbour shall not be deemed to be wreck within the meaning of this Law, unless the same are abandoned by the owner or shipper thereof, or unless the owner or shipper shall have required the assistance of the Receiver of Wreck in the recovery of the same.

Enquiries as to Wrecks, etc.

3. In any of the cases following—that is to say, whenever any ship is lost, stranded, abandoned, or materially damaged on or near the coasts of Cyprus ;

Definitions.

Goods lost in transitu between ship and shore not to be considered as wreck.

Enquiries to be instituted in cases of wreck and casualty.

Whenever any ship causes material damage to another ship on or near such coasts ;

Whenever by reason of any casualty happening in or on board of any ship on or near such coasts loss of life ensues ;

Whenever such loss, stranding, abandonment, damage, or casualty happens elsewhere, and any competent witnesses thereof arrive or are found at any place within Cyprus ;

It shall be lawful for the Commissioner of the District in which, or nearest to the place where, such loss, stranding, abandonment, damage, or casualty occurred, if the same occurred on or near the coasts of Cyprus, but if the same occurred elsewhere, for the Commissioner of the District in which such witnesses as aforesaid are found or can conveniently be examined, or in either case for any person appointed for the purpose by the High Commissioner, to make enquiry respecting such loss, stranding, abandonment, damage, or casualty.

Powers of Officer
conducting

4. Every Commissioner or other person acting under the provisions of clause 3 hereof shall have the following powers—that is to say :

(a). He may go on board any ship, and may inspect the same or any part thereof, or any of the machinery, boats, equipments, or articles on board thereof to which the provisions of this Law apply, not unnecessarily detaining or delaying her from proceeding on any voyage.

(b). He may enter and inspect any premises the entry or inspection of which appears to him to be requisite for the purpose of the report which he is directed to make.

(c). He may, by summons under his hand, require the attendance of all such persons as he thinks fit to call before him and examine for such purpose, and may require answers or returns to any enquiries he thinks fit to make.

(d). He may require and enforce the production of all books, papers, or documents which he considers important for such purpose.

(e). He may administer oaths or may, in lieu of requiring or administering an oath, require every person examined by him to subscribe a declaration of the truth of the statements made by him on his examination.

Every witness so summoned shall be allowed such expenses as would be allowed to a witness attending on a summons to give evidence before the District Court ; and in case of any dispute as to the amount of such expenses, the matter shall be referred to the President of the District Court.

Every person who refuses to give evidence before such Commissioner or other person as aforesaid, or who refuses to make any answer, or to give any returns, or to produce any document in his possession, or to make or subscribe any declaration, which such Commissioner or other person is hereby empowered to require, shall for each offence incur a penalty not exceeding £10.

Matters to be
enquired into.

5. Every such Commissioner or other person shall examine the witnesses on such enquiry as to the following matters :—

(a). The name and description of the ship, her port of registry, official number and tonnage ;

(b). The names of the master and of the owners ;

(c). The names of the owners of the cargo ;

(d). The ports or places from and to which the ship was bound ;

(e). The occasion of the distress of the ship ;

(f). The services rendered ;

(g). Such other matters or circumstances relating to such ship or to the cargo on board the same, as he thinks necessary.

The Commissioner or other person shall take such examination down in writing, and shall make a report upon the nature and causes of the loss, damage, or casualty as to which the enquiry is held, and shall make three copies of such evidence and two copies of such report, and shall forward the same to the Chief Secretary of the Government of the Island, who shall retain a copy of such evidence and report, and shall forward a copy of such evidence to the Secretary for managing the affairs of Lloyds in England, and a copy of such evidence and of such report to the Board of Trade in England.

Penalty for
impeding Officer
in the discharge
of his duty.

6. Any person who wilfully impedes any such Commissioner or other person in the execution of his duty, whether on board ship or otherwise, shall incur a penalty not exceeding £10, and may be seized and detained by such Commissioner or by any person or persons whom he may call to his assistance until such offender can be conveniently taken before some competent Court or Magistrate.

Receivers of Wreck.

7. It shall be lawful for the High Commissioner from time to time, by writing under his hand and the Official Seal of the Island of Cyprus, to appoint such persons as he shall think fit to be Receivers of Wreck in each District in Cyprus. Such Receivers of Wreck shall perform the duties and exercise the powers hereinafter mentioned, and are hereinafter referred to as "the Receiver."

Receivers of wreck.

Whenever a ship or boat is stranded or in distress at any place on the shore of the sea within the limits of the Island of Cyprus, the Receiver in the district within which such place is situate shall, upon being made acquainted with such accident, forthwith proceed to such place, and upon his arrival there he shall take the command of all persons present, and assign such duties to such person, and issue such directions as he may think fit with a view to the preservation of such ship or boat and the lives of the persons belonging thereto, and the cargo and apparel thereof, and if any person wilfully disobeys such directions, he shall forfeit a sum not exceeding £50; but it shall not be lawful for such Receiver to interfere between the master of such ship or boat and his crew in matters relating to the management thereof, unless he is requested so to do by such master.

Duty of Receiver when any ship is stranded or in distress.

8. The Receiver may, with a view to such preservation as aforesaid of the ship or boat, persons, cargo and apparel, do the following things—that is to say :

Powers of Receiver in case of such accident to any ship or boat.

- (a). Summon such number of able-bodied men as he thinks necessary to assist him ;
- (b). Require the master or other person having the charge of any ship or boat near at hand to give such aid with his men, ship, or boats as may be in his power ;
- (c). Demand the use of any waggon, cart, or horses or other beasts of burden that may be near at hand ;

and any person refusing, without reasonable cause, to comply with any summons, requisition, or demand so made as aforesaid shall for every such refusal incur a penalty not exceeding £20.

9. All cargo and other articles belonging to such ship or boat as aforesaid that may be washed on shore, or otherwise be lost or taken from such ship or boat, shall be delivered to the Receiver, and any person, whether he is the owner or not, who secretes or keeps possession of any such cargo or article, or refuses to deliver the same to the Receiver or to any person authorised by him to demand the same, shall incur a penalty not exceeding £100; and it shall be lawful for such Receiver or other person as aforesaid to take such cargo or article by force from the person so refusing to deliver the same.

All articles washed ashore or lost or taken from any ship or boat to be delivered to the Receiver.

10. Whenever any such accident as aforesaid occurs to any ship or boat, and any person plunders, creates disorder, or obstructs the preservation of such ship, boat, lives, or cargo, as aforesaid, it shall be lawful for the Receiver to cause such person to be apprehended, and to use force for the suppression of any such plundering, disorder, or obstruction as aforesaid, with power to command all able-bodied Ottoman and British subjects to assist him in the use of such force.

Power of Receiver to suppress plunder and disorder by force.

11. During the absence of the Receiver from the place where any such accident as aforesaid occurs, the following officers in succession, each in the absence of the other, in the order in which they are named—that is to say, any Principal Officer of Customs or Officer of Inland Revenue, and also any Magistrate, Commissioned Officer on full pay in the Naval Service of Her Majesty, or Commissioned Officer on full pay in the Military Service of Her Majesty, may do all matters and things hereby authorised to be done by the Receiver, with this exception—that with respect to any goods or articles belonging to any such ship or boat, the delivery up of which to the Receiver is hereinbefore required, any officer so acting shall be considered as the agent of the Receiver, and shall place the same in the custody of the Receiver; and no person so acting as substitute for any Receiver shall be entitled to any fees payable to Receivers, or be deprived by reason of his so acting of any right to salvage to which he would otherwise be entitled.

Certain Officers to exercise powers of Receiver in his absence.

12. Whenever any such accident as aforesaid occurs to any ship or boat, all persons may, for the purpose of rendering assistance to such ship or boat, or saving the lives of the persons on board the same, or the cargo or apparel thereof, unless there is some public road equally convenient, pass and repass either with or without carriages or horses or other beasts of burden over any adjoining lands, without being subject to interruption by the owner or occupier, so that they do as little damage as possible, and may also, on

Power in case of a ship being in distress to pass over adjoining lands with carriages, etc.

the like condition, deposit on such lands any cargo or other article recovered from such ship or boat : and all damage that may be sustained by any owner or occupier in consequence of any such passing or repassing or deposit as aforesaid shall be a charge on the ship, boat, cargo, or articles, in respect of or by which such damage was occasioned, and shall, in default of payment, be recoverable in the same manner as salvage is hereby made recoverable, and the amount payable in respect thereof, if disputed, shall be determined in the same manner as the amount of salvage is hereby in case of dispute directed to be determined.

Penalty on owners and occupiers of land refusing to allow carriages etc., to pass over their land.

13. If the owner or occupier of any land over which any person is hereby authorised to pass or repass for any of the purposes hereinafore mentioned, being present, does any of the following things—that is to say :

(a). Impedes or hinders any such person from so passing or repassing, with or without carriages, horses, and servants ;

(b). Impedes or hinders the deposit of any cargo or other article recovered from any such ship or boat, as hereinbefore mentioned ;

(c). Prevents such cargo or other article from remaining so deposited for a reasonable time, until the same can be removed to a safe place of public deposit ;

he shall for every offence incur a penalty not exceeding £10.

Receiver not to act when owner and underwriter are present.

14. Whenever the owner, and if the wreck is insured, the underwriter or his agent, is present, the Receiver shall not interfere with such wreck, except he is requested so to do by such owner or underwriter. The Receiver is always to act in all cases regarding the preservation of lives.

Rules to be observed by persons finding wreck.

15. The following rules shall be observed by any person finding or taking possession of wreck in Cyprus—that is to say :

(1). If the person so finding or taking possession of the same is the owner, he shall as soon as possible give notice to the Receiver of the district within which such wreck is found, stating that he has so found or taken possession of the same, and he shall describe in such notice the marks by which such wreck is distinguished.

(2). If any person not being the owner finds or takes possession of any wreck, he shall as soon as possible deliver the same to such Receiver as aforesaid ; and any person making default in obeying the provisions of this section shall incur the following penalties—that is to say :

(a). If he is the owner and makes default in performing the several things, the performance of which is hereby imposed on an owner, he shall incur a penalty not exceeding £20 ;

(b). If he is not the owner and makes default in performing the several things, the performance of which is hereby imposed on any person not being an owner,

(i.) He shall forfeit all claim to salvage ;

(ii.) He shall pay to the owner of such wreck, if the same is claimed, but if the same is unclaimed then to the person entitled to such unclaimed wreck, the value of such wreck (such value to be recovered in the same way as a penalty of like amount) ; and

(iii.) He shall incur a penalty not exceeding £20.

Provided that this shall not apply to any person or persons, other than the owner, who shall have taken possession of any wreck bona fide for the purpose of restoring the same to the owner thereof, or who shall have actually restored the same to the owner thereof.

Powers of Receivers to search for concealed wreck

16. If any Receiver suspects or receives information that any wreck is secreted, or in the possession of some person who is not the owner thereof, or otherwise improperly dealt with, he may, if he is a magistrate, issue a warrant, or if he is not a magistrate, he may apply to any magistrate or Judge of the Supreme Court or of a District Court for a warrant, and such magistrate or judge shall have power to grant a warrant, by virtue whereof it shall be lawful for the Receiver to enter into any house or other place wherever situate, and also into any ship or boat, and to search for, and to seize and detain any such wreck as aforesaid there found ; and if any such seizure is made in consequence of information that may have been given by any person to the Receiver, the informer shall be entitled by way of salvage to such sum not exceeding in any case £5 as the Receiver may allow.

Notice of wreck to be given by Receiver.

17. Every Receiver shall within forty-eight hours after taking possession of any wreck cause to be posted up in the Custom-house of the port nearest to the place where such wreck was found or

seized a description of the same and of any marks by which it is distinguished, and shall also transmit a similar description to the agent of Lloyds aforesaid in Cyprus.

18. In the event of the Receiver finding after enquiry that any wreck is a portion of a vessel or cargo coming from a port infected with contagious disease, he shall cause such property to be isolated, and shall inform the sanitary authorities, who will as soon as possible perform the required measures of disinfection.

Wreck arriving from localities infected with contagious disease.

19. In cases where any wreck in the custody of any receiver is under the value of £5, or is of so perishable a nature or so much damaged that the same cannot, in his opinion, be advantageously kept, or if the value thereof is not sufficient to defray the charge of warehousing, the Receiver may sell the same before the expiration of the period hereinafter mentioned, and the money raised by such sale, after defraying the expenses thereof, shall be held by the Receiver for the same purposes and subject to the same claims for and to which the article sold would have been held and liable if it had remained unsold.

Goods deemed perishable or of small value may be sold immediately.

20. There shall be paid to all Receivers under this Law the expenses properly incurred by them in the performance of their duties [and also such fees as the High Commissioner shall from time to time by general Rules prescribe in respect of the several matters specified in such Rules], and the Receiver may detain any wreck or cargo in respect of which such expenses or fees may have become due until payment is made or until process has been issued by some competent Court for the detention of such wreck or cargo.

Payments to be made to Receiver.

21. Whenever any dispute arises in any part of Cyprus as to the amount payable to any Receiver in respect of expenses or fees, such dispute shall be determined by the President of the District Court, whose decision shall be final.

Disputes as to sums payable to Receiver to be determined by a judge of the Supreme Court.

Salvage.

22. In the following cases, that is to say—

(a). whenever any ship or boat is stranded or otherwise in distress on the shore of any sea or tidal water situate within the limits of Cyprus, and services are rendered by any person,

(i.) In assisting such ship or boat ;

(ii.) In saving the lives of the persons belonging to such ship or boat ;

(iii.) In saving the cargo or apparel of such ship or boat, or any portion thereof ; and

(b). whenever any wreck is saved by any person other than a Receiver within Cyprus ;

there shall be payable by the owners of such ship or boat, cargo, apparel, or wreck, to the person by whom such services or any of them are rendered or by whom such wreck is saved, a reasonable amount of salvage, together with all expenses properly incurred by him in the performance of such services or the saving of such wreck, the amount of such salvage and expenses (which expenses are hereinafter included under the term salvage) to be determined in case of dispute in manner hereinafter mentioned.

Salvage in respect of services rendered in Cyprus.

23. Salvage in respect of the preservation of the life or lives of any person or persons belonging to any such ship or boat as aforesaid shall be payable by the owners of the ship or boat in priority to all other claims for salvage, and in cases where such ship or boat is destroyed, or where the value is insufficient after payment of the actual expenses incurred to pay the amount of salvage due in respect of any life or lives, the High Commissioner may award to the salvors of such life or lives out of the Island Treasury such sum or sums as he deems fit in whole or part satisfaction of any amount of salvage left unpaid in respect of any such life or lives.

Salvage of life to have priority and may be paid out of the Island Treasury.

24. Whenever any salvage question arises, the Receiver of Wreck for the District shall upon the application of either of the parties appoint a valuer to value the property in respect of which the salvage claim is made, and shall when the valuation has been returned to him give a copy of such valuation to both parties and any copy of such valuation purporting to be signed by the valuer and attested by the Receiver shall be received in evidence in any subsequent proceeding and there shall be paid in respect of such valuation by the party applying for the same such fee as the High Commissioner may direct.

Receiver may appoint a valuer in salvage cases.

25. Whenever any dispute arises between the owners of any ship, boat, cargo, apparel or wreck, and the persons claiming to be the salvors thereof as to the amount of salvage, such dispute shall on the application of any party be determined by the President of the District Court of the Caza in which the services were rendered, and

Disputes as to salvage how to be settled.

such President may call to his assistance any person conversant with nautical affairs as his assessor, and the decision of the President shall be subject to appeal in the ordinary manner to the Supreme Court, provided that such appeal shall be instituted within 20 days after the decision of the President of the District Court has been given.

Costs of proceedings:

26. There shall be paid to every assessor who may be so appointed in respect of his services such sum not exceeding £5, as the Court may direct, and all the costs of the proceedings including the assessor's fee shall be paid by the parties to the dispute, in such shares and proportions as the Court may direct.

Payment of salvage, to whom to be made in case of dispute as to apportionment.

27. Whenever the aggregate amount of salvage payable in respect of salvage services rendered in Cyprus has been finally ascertained, but a dispute arises as to the apportionment thereof amongst several claimants, it shall be lawful for the party liable to pay the amount so due to apply to the Receiver of the district for liberty to pay the amount so ascertained to him, and he shall receive the same accordingly, and grant a certificate under his hand, stating the fact of such payment and the services in respect of which it is made; and such certificate shall be a full discharge and indemnity to the person or persons to whom it is given, and to their ship, boats, cargo, apparel, and effects, against the claims of all persons whomsoever in respect of the services therein mentioned.

Apportionment of salvage.

28. Upon the receipt of any such amount as aforesaid, the Receiver shall with all convenient speed proceed to distribute the same among the several persons entitled thereto, upon such evidence and in such shares and proportions as he thinks fit, with power to retain any monies that may appear to him to be payable to any absent parties; but any distribution made in pursuance of this section shall be final and conclusive against the rights of all persons claiming to be entitled to any portion of the monies so distributed, in all cases where the total claim for salvage does not exceed £20, and in all other cases shall be subject to appeal to the District Court, such appeal to be made within 20 days from date when the decision of the Receiver shall have been notified to the person desiring to appeal.

Manner of enforcing payment of salvage.

29. Whenever any salvage is due to any person under this Law, the Receiver shall act as follows, that is to say:—

(a). If the same is due in respect of services rendered in assisting any ship or boat, or in saving the lives of persons belonging to the same, or the cargo or apparel thereof, he shall detain such ship or boat, and the cargo and apparel belonging thereto, until payment is made or process has been issued by some competent Court for the detention of such ship, boat, cargo, or apparel;

(b). If the same is due in respect of the saving of any wreck, and such wreck is not sold as unclaimed in pursuance of the provisions hereinafter contained, he shall detain such wreck until payment is made or process has been issued in manner aforesaid;

But it shall be lawful for the Receiver, if at any time previously to the issue of such process security is given to his satisfaction for the amount of salvage due, to release from his custody any ship, boat, cargo, apparel or wreck so detained by him as aforesaid; and in cases where the claim for salvage exceeds two hundred pounds it shall be lawful for any Judge of the Supreme Court or President of a District Court on the application of any party interested, to determine any question that may arise concerning the amount of the security to be given or the sufficiency of the sureties; and in all cases where a bond or other security is given to the Receiver it shall be lawful for the salvor or for the owner of the property saved, or their respective agents, to institute proceedings before such Judge or President as aforesaid for the purpose of having the questions arising between them adjudicated upon, and such Judge or President may enforce payment of the said bond or other security in the same manner as if bail had been given in the said Court.

Power of Receiver to sell property saved in cases of non-payment.

30. Whenever any ship, boat, cargo, apparel, or wreck is detained by any receiver for non-payment of any sums so due as aforesaid, and the parties liable to pay the same are aware of such detention, then, in the following cases that is to say:—

(a). In cases where the amount is not disputed, and payment thereof is not made within 30 days after the same has become due;

(b). In cases where the amount has been disputed and decided by the Court of first instance and payment thereof is not made within 20 days after such decision and no proceedings by way of appeal have been instituted within such 20 days;

(c). In cases where the amount has been disputed, and decided on appeal by the Supreme Court and payment thereof has not been made within 20 days of such decision ;
the Receiver may forthwith sell such ship, boat, cargo, apparel, or wreck, or a sufficient part thereof, and out of the proceeds of the sale, after payment of all expenses thereof, defray all sums of money due in respect of expenses, fees and salvage, paying the surplus, if any, to the owners of the property sold, or other parties entitled to receive the same.

31. Subject to the payment of such expenses, fees, and salvage as aforesaid, the owner of any wreck who establishes his claim thereto to the satisfaction of the Receiver within one year from the date at which such wreck has come into the possession of the Receiver, shall be entitled to have the same or the money arising from the sale of such wreck or any part thereof delivered up to him.

Subject to the payment of expenses fees etc., the owner entitled to the wreck.

32. In the event of no owner establishing a claim to any wreck found in any place in Cyprus before the expiration of a year from the date at which the same has come into the possession of the Receiver, the Receiver shall forthwith sell the same, and after payment of all expenses attending the sale and deducting therefrom all fees and expenses (if any) due to and incurred by him and paying to the salvors such amount of salvage as may be agreed upon, pay the money arising from such sale into the Island Treasury to the account of the general Revenue of the Island. Provided always that whenever any dispute arises between the Receiver and the persons claiming to be the salvors as to the amount of salvage, such dispute shall on the application of either party be determined in the manner provided by Clause 25 hereof in respect of disputes between owners and salvors.

Unclaimed wreck to be sold.

33. In determining any dispute as to the amount of salvage to be paid to any salvor or salvors, the Court or Judge determining the same shall award such sum as appears just and reasonable in the circumstances of the case, having regard to—

Method of determining amount of salvage.

- (a). The enterprise and promptitude of the salvors in rendering assistance ;
- (b.) The degree of damage and distress from which the property is rescued ;
- (c). The degree of labour and skill displayed and the danger incurred by the salvors ;
- (d). The value of the property salvaged ;
- (e). The time employed in rendering the services ;
- (f). The success of the effort to save the property ;

Provided that no salvage shall be awarded unless the property in respect of which salvage is claimed shall have been exposed to actual peril threatening the destruction thereof save for the assistance rendered by the salvor or salvors.

34. In cases where salvage services are rendered by any ship belonging to Her Majesty or by the commander or crew thereof, no claim shall be made or allowed for any loss, damage or risk thereby caused to such ship or to the stores, tackle or furniture thereof, or for the use of any stores or other articles belonging to Her Majesty supplied in order to effect such services or for any other expense or loss sustained by Her Majesty by reason of such services.

No claim for salvage services to be allowed in respect of loss of Her Majesty's ship or property.

35. No claim whatever on account of any salvage services rendered to any ship or cargo, or to any appurtenances of any ship, by the commander or crew or part of the crew of any of Her Majesty's ships shall be finally adjudicated upon unless the consent of the Admiralty has first been obtained ; such consent to be signified by writing under the hand of the Secretary to the Admiralty ; and if any person who has originated proceedings in respect of any such claim fails to prove such consent to the satisfaction of the Court or officer before whom such salvage claim is brought, such claim shall be dismissed, and he shall pay the costs of such proceedings ; provided that any document purporting to give such consent, and to be signed by the Secretary to the Admiralty, shall be *prima facie* evidence of such consent having been given.

Claims for salvage by Her Majesty's Officers not to be determined without consent of Admiralty.

36. Where under this Law a ship is authorised or ordered to be detained, the officer detaining the same shall serve a notice in writing of such detention upon the master of such ship, or in the absence of the master may effect service of such notice by affixing the same to the main mast or some other conspicuous part of the vessel, and if the ship after service of such notice proceeds to sea before it has been released by competent authority,

Enforcing detention of ship.

the master of the ship and also the owner, and any person who sends the ship to sea, if such owner or person be party or privy to the offence, shall forfeit and pay to Her Majesty a penalty not exceeding £100.

Carrying Officer
to sea.

37. Where a ship so proceeding to sea takes to sea when on board thereof in the execution of his duty any officer authorised to detain the ship, the owner and master of the ship shall each be liable to pay all expenses of and incidental to the officer being so taken to sea, and also a penalty not exceeding £100, or, not exceeding £10 for every day until the officer returns, or until such time as would enable him after leaving the ship to return to the port from which he is taken.

Offences in respect of Wreck.

Penalty for
plundering in
cases of ship
wreck, for
obstructing the
saving of ship
wrecked pro-
perty and for
secreting the
same.

38. Every person who does any of the following acts—that is to say :

(a). Wrongfully carries away or removes any part of any ship or boat stranded or in danger of being stranded, or otherwise in distress on or near the shore of any sea or tidal water, or any part of the cargo or apparel thereof or any wreck ; or

(b). Endeavours in any way to impede or hinder the saving of such ship, boat, cargo, apparel, or wreck ; or

(c). Secretes any wreck, or obliterates or defaces any marks thereon,

shall, in addition to any other penalty or punishment he may be subject to under this or any other Ordinance or Law, for each such offence incur a penalty not exceeding £50 ; and every person not being a Receiver or a person hereinbefore authorised to take the command in cases of a ship being stranded or in distress, or not acting under the orders of such Receiver or person, who, without the leave of the master, endeavours to board any such ship or boat as aforesaid, shall for each offence incur a penalty not exceeding £30 ; and it shall be lawful for the master of such ship or boat to repel by force any such person so attempting to board the same.

Penalty for
selling wreck in
foreign port.

39. If any person shall take into any foreign port or place any ship or boat stranded, derelict, or otherwise in distress on or near the shore of the sea or of any tidal water situate within the limits of Cyprus, or any part of the cargo or apparel thereof, or anything belonging thereto, or any wreck found within such limits as aforesaid, and shall there sell the same, he shall be liable on conviction of such offence to hard labour for a term not exceeding five years, or to imprisonment for any term not exceeding three years.

Foreign goods
found derelict
to be subject to
the same duties
as on importa-
tion.

40. All wreck, being foreign goods, brought or coming into Cyprus, shall be subject to the same duties as if the same were imported into Cyprus, due allowance being made for the condition of such goods if damaged, and if any question arises as to the origin of such goods, they shall be deemed to be the produce of such country as the Chief Collector of Customs may upon investigation determine.

In cases of wreck
of foreign ship
Consul to be
deemed agent of
owner.

41. Whenever any articles belonging to or forming part of any foreign ship which has been wrecked on or near the coasts of Cyprus or belonging to or forming part of the cargo thereof, are found on or near such coasts, or are brought into any part in Cyprus, the Consul of the country to which such ship, or, in the case of cargo, to which, the owners of such cargo, may have belonged, or any Consular Officer of such country authorised in that behalf by any treaty or agreement with such country, shall, in the absence of the owner of such ship or articles, and of the master or other agent of the owner, be deemed to be the agent of the owner, so far as relates to the custody and disposal of such articles.

Power to High
Commissioner to
make rules
prescribing fees,
etc.

42. It shall be lawful for the High Commissioner from time to time to publish Rules prescribing the fees to be taken under this Law by Receivers of Wreck, and in respect of what services and by whom the same shall be payable, and also, with the advice and assistance of the Chief Justice, to prescribe Rules for regulating the procedure in all matters coming before any Court or judge or before any Receiver under the provisions of this Law and the fees to be taken in respect of any proceedings under the same. All Rules made under this clause shall have the same force and effect as if they were part of this Law, and shall come into effect from the date of their publication.

Recovery of
Penalties.

43. Any person who incurs any penalty or forfeiture under the provisions of this Law shall be deemed to have been guilty of an

offence, and such penalty may be recovered by criminal proceedings before the competent Court, or by civil action at the suit of the Queen's Advocate.

44. This Law may be cited as "The Wrecks Law, 1886."

Short Title.

Passed in Council the twenty-first day of April, in the year of Our Lord, one thousand eight hundred and eighty-six.

G. SMITH,

Clerk of Council.

NOTE.—This Law was assented to by Her Majesty in Council, 3rd August, 1886.



Price 5 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



The Cyprus Gazette.

(EXTRAORDINARY.)

(Published by Authority.)

No. 209.]

TUESDAY, SEPTEMBER 21ST, 1886.

By the HIGH COMMISSIONER.

PROCLAMATION.

HENRY BULWER.

WHEREAS the Legislative Council of Cyprus stands prorogued to the 29th day of September, 1886.

And whereas I have deemed it expedient to dissolve the said Council.

Now, therefore, I, Henry Bulwer, Her Majesty's High Commissioner and Commander-in-Chief in and over the Island of Cyprus, in exercise of the powers vested in me in that behalf by Her Majesty's Order in Council bearing date the 30th day of November, 1882, Do Hereby dissolve the said Council.

Given at Troödos this twenty-first day of September, 1886.

GOD save the QUEEN.

Published by Command,
FALK. WARREN,
Chief Secretary to Government.

Price 1 Piastre.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



The Cyprus Gazette.

(Published by Authority.)

No. 210.]

SATURDAY, SEPTEMBER 25TH, 1886.

(No. 1.)

THE TITHES' ORDINANCE, 1881.

HIS EXCELLENCY THE HIGH COMMISSIONER directs it to be notified for general information that the following prices have been fixed for tithe on Silk Cocoons for the year 1886 :—

	1st quality per oke s. c.p.	2nd quality per oke s. c.p.	3rd quality per oke s. c.p.
Nicosia	9 0	7 0	3 0
Larnaca	8 0	3 4½	—
Limassol	8 0	5 0	—
Famagusta	5 5	4 0	—
Papho	8 4½	7 4½	4 4½
Kyrenia	7 0	3 4½	—

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Troödos,
10th September, 1886.

(No. 2.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to make the following appointment :—
Mr. Paraskeva Gabrielides to be a Forest Guard.
Dated 25th March, 1886.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Troödos,
13th September, 1886.

(No. 3.)

LEGISLATIVE COUNCIL.

THE VALUATION BILL.

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to direct the publication of the draft of a proposed law to provide for the general re-valuation of immovable property from time to time for purposes of taxation, and it is published accordingly for general information in a Supplement to this Gazette.

This Bill, which was laid before the Legislative Council at its last Session, and the reading of which was adjourned, will be introduced on the meeting of the new Council.

His Excellency has also been pleased to direct the publication for general information of the following statement explanatory of the reasons for and objects of the proposed Law.

The original valuation of immovable property in Cyprus, which was made in 1871, was in many respects unsatisfactory, the valuations in some villages having been too low, in others too high. Various applications have, since the British Occupation, been received by the Government from villages and private persons interested complaining of the high values assigned to their properties, and asking that they might be re-valued; but, as in many cases lands had been undervalued or even not valued at all, the Government could not consistently accede to these requests, except for special reasons shown, unless it were prepared to undertake a general re-valuation of immovable property over the whole Island.

The Government has for a long time past fully recognized the great importance of this question and the desirability of carrying out such a general re-valuation of immovable property. But the existing regulations as to the re-valuation of property have appeared so unsatisfactory and uncertain that it has been considered advisable that the law should be more clearly defined before a general re-valuation should be attempted.

The question was submitted to the Secretary of State, who was pleased to take the matter into his serious consideration, and expressed his concurrence with the Government of Cyprus in thinking a general re-assessment desirable, bearing in mind that the existing valuation had become in many cases inequitable, either as regards the cultivator or as regards the Government.

In the course of last Session notice was given by a Member of the Legislative Council that he would move a resolution to the effect that it would be desirable that the Government should take into serious consideration the necessity of ordering a re-valuation of immovable property in the principal towns, the value of such property in Cyprus and especially at Larnaca being continually on the decrease, and this Resolution was passed on the 29th of March. In view of this opinion of the Council, the Government thought it advisable to prepare and introduce at once a Bill, which should have for its object the carrying out of a re-valuation of immovable properties, not only in the principal towns, but over the whole Island, in a more satisfactory and expeditious manner than would be possible under the existing Law. As has been stated, the reading of the Bill was adjourned, and it is proposed to lay the Bill again before the Legislative Council for its consideration at its approaching Session.

The Bill provides for the appointment of valuers by the High Commissioner, and for appeal from the decision of those valuers to a special Commission in each District composed of four members, two of whom shall be appointed by the High Commissioner

and two elected by the Medjliss Idaré of the District, the decision of which Commission shall be final.

In adopting these principles the Government believes that the object in view will be effected in an expeditious and adequate manner, and with a result equally fair to the Government and to those whose properties are re-valued.

By His Excellency's Command,
FALK. WARREN,

Troödos, *Chief Secretary to Government.*
14th September, 1886.

(No. 4.)

THE CONTAGIOUS DISEASES (ANIMALS') ORDINANCE, 1880.

IN consequence of an outbreak of disease among cattle, His Excellency the High Commissioner, under the power and authority vested in him by "The Contagious Diseases (Animals') Ordinance, 1880," is pleased to notify that the undermentioned places are infected with animal disease, and that the moving of cattle into or out of the areas so notified to be infected is forbidden until further orders:—

The villages of Paramal and Kilani in the Limassol District.

Dated 15th September, 1886.

By His Excellency's Command,
FALK. WARREN,

Troödos, *Chief Secretary to Government.*
15th September, 1886.

(No. 5.)

QUARANTINE NOTICE.

UNDER the powers vested in him by "The Quarantine Ordinance, 1879," His Excellency the High Commissioner is pleased to direct that—

1. All vessels arriving in any port or part of Cyprus, except Larnaca, from the Coast of Bulgaria, Eastern Roumelia, Kustendji and from Varna, without having performed quarantine at an intermediate port, shall be repelled.

2. All arrivals at Larnaca from the Coast of Bulgaria, Eastern Roumelia, Kustendji and from Varna shall undergo a quarantine of five clear days.

3. Passengers' baggage and merchandise must be landed in quarantine to undergo the disinfection considered necessary. Rags are to be repelled; non-susceptible merchandise shall not be liable to quarantine.

4. Mails arriving direct therefrom will be landed in quarantine, disinfected, and delivered to the Postal authorities with the greatest possible despatch.

By His Excellency's Command,
FALK. WARREN,

Mount Troödos, *Chief Secretary to Government.*
15th September, 1886.

(No. 6.)

UNDER the power and authority in him vested by "The Cyprus Courts of Justice Order, 1882," His Excellency the High Commissioner has been pleased to make the following appointment:—

Styliano Macridi, Esq., to act as Ordinary Judge of the District Court of Limassol from the 20th of September to the 20th of October, 1886, during the

absence of D. Rossides, Esquire, Ordinary Judge of the said Court, or until further orders.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Troödos,
18th September, 1886.

(No. 7.)

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following Bulletin of Epizootic Diseases in Foreign Countries reported to the 25th of September, 1886:—

By His Excellency's Command,
FALK. WARREN,

Troödos, *Chief Secretary to Government.*
25th September, 1886.

BULLETIN of EPIZOOTIC DISEASES in Foreign Countries reported to the 25th of September, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	" "
	Mersina	" "
Greece	Caradash	" "
	Greece	Anthrax (cattle)

F. C. HEIDENSTAM,
25th September, 1886. *Chief Medical Officer.*

(No. 8.)

RULES OF COURT.

THE following Rules are made for amending certain of the provisions of the Rules of Court, 1886, and of other Rules relating to the service of documents and the procuring of evidence of such service:—

I. Rules 3, 4, 5 and 6 of Order IV. of the Rules of Court, 1886, are hereby repealed, and the Rule as to service through the Court, contained in the Rules of Court made on the 17th day of April, 1886 (for prescribing the books to be kept by the officers of the Courts in connection with the proceedings in civil actions and for regulating other matters), is henceforth to be read as applying only to the service of documents in Cyprus.

II. A written statement of the method in which any document has been served by the police, signed by the person by whom such document was served, the signature of such person being attested, or purporting to be attested by any officer of police, shall be taken as evidence of all that is therein stated until evidence to the contrary be adduced.

III. Where leave has been obtained to serve a writ of summons or notice thereof out of Cyprus and service thereof is required to be effected through the Court, a true copy of the document to be served shall be delivered to the Registrar together with such document, and also two copies of the order giving leave to serve the writ or notice thereof out of Cyprus.

Given under the hand and official seal of the High Commissioner and the hand of the Chief Justice this twenty-second day of September, 1886.

HENRY BULWER,
High Commissioner.

ELLIOT C. BOVILL,
Chief Justice.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

The
CYPRUS  GAZETTE.
SUPPLEMENT.

(Published by Authority.)

SATURDAY, SEPTEMBER 25TH, 1886.

DRAFT OF A PROPOSED LAW,

“TO PROVIDE FOR THE GENERAL RE-VALUATION
OF IMMOVEABLE PROPERTY FROM TIME TO TIME
FOR PURPOSES OF TAXATION.”

Be it enacted by His Excellency the High Commissioner and
Commander-in-Chief of the Island of Cyprus, with the advice and
consent of the Legislative Council thereof, as follows:—

1. From and after the passing of this Law it shall be lawful
for the High Commissioner from time to time to order that a
general valuation shall be made of all the immoveable property
within any town or village to be named in such order.

Power to the
High Commis-
sioner to order
valuation.

2. The High Commissioner may from time to time appoint
such persons as he shall think fit to be valuers of property under
the provisions of this Law, and every valuation made under the
provisions hereof shall be made by one or more of such valuers.

To appoint
valuers.

3. Where any valuation shall have been ordered to be made
under the provisions of clause 1 hereof, notice of such order
shall, in the case of any town having a Municipal Council, be
served by the Principal Officer of Land Registration within the
district, upon the President of such Municipal Council, and,
in the case of any other town or village, upon the Mukhtar or
Mukhtars of such town or village. Such notice shall specify—

Notice of valua-
tion.

The person or persons by whom such valuation is to be
made, and

The time at which such person or persons shall com-
mence such valuation.

4. It shall be lawful for any person appointed to make a valua-
tion in pursuance of this Law to request by general notice or by
summons the attendance of owners or occupants of immoveable
property in person or by agent duly instructed and able to answer
all material questions; and any person refusing or neglecting
without good cause to attend when summoned, or to answer any
questions material to such valuation, or concerning the owner-
ship of such property, or to produce any documents, shall be
guilty of an offence, and liable for each such offence to a fine
not exceeding shillings.

Valuers may
summons owners
and take evi-
dence.

5. Every valuation made under the provisions of this Law shall
come into force from and after the 13th day of March next succeed-
ing the completion of such valuation; and all taxes and duties
payable in respect of any property affected thereby shall be levied
and taken in accordance therewith unless and until any lawful
alteration shall be made therein.

Effect of valua-
tion.

6. Every valuation made under the provisions of the Law shall
be reduced into writing and signed by the valuer making the
same, and shall be deposited in the Principal Office of Land
Registration. An abstract of such valuation shall be drawn up
in the form given in the schedule hereto, and shall be published
by posting a copy thereof in some conspicuous place or places
within the town or village to which it refers; and, subject to revi-
sion on appeal as hereinafter mentioned, the valuation shall
become binding on all persons after the expiration of one month
from such publication.

Making and
publication of
valuation.

- Appeal.** 7. It shall be lawful for any party affected by such valuation to appeal against the same within one mont' from the publication thereof to a Commission to be constituted as hereinafter mentioned.
- Commission to be formed for hearing appeals.** 8. In every District a Valuation Commission shall be formed consisting of four members, of whom two shall be appointed by the High Commissioner and two shall be elected by the Medjliss Idaré of the District. One member of such Commission shall be named by the High Commissioner to act as the President thereof. Every such Commission shall hear and determine all appeals from valuations made under the provisions of this Law, and the decision of the Commission in each case shall be final.
- Form of appeal.** 9. Every appeal under this Law shall be made by giving notice thereof in writing to the President of the Commission having jurisdiction and to the valuer whose decision is appealed against. The President shall give to the appellant and the valuer three clear days notice of the hearing of such appeal, and may from time to time adjourn the hearing thereof as he shall think fit.
- Quorum.** 10. The President with any two members of the Commission shall form a quorum.
- Revision of Valuation.** 11. Every decision of a Commission shall be communicated in writing by the President thereof to the appellant and to the Principal Officer of Land Registration, who shall cause the written valuation to be forthwith revised and corrected in accordance therewith.
- Power to High Commissioner to make rules.** 12. Subject to the provisions of this Law, it shall be lawful for the High Commissioner in Council from time to time to issue such Rules as he shall deem necessary for the regulation of the procedure of Valuation Commissions appointed under this Law; and all such Rules shall have the same force and effect as if they had formed part of this Law.
- Short Title.** 13. This Law may be cited as "The Valuation Law, 1887."

SCHEDULE.

Valuation of Immoveable property in the Town or Village of

Name of Owner.	Residence.	Value of Property.						TOTAL.		
		Arazic.			Mulk.					
		£	s.	c.p.	£	s.	c.p.	£	s.	c.p.
1. A. B.	Ayios Georgios.	50	0	0	20	0	0	70	0	0
2. C. D.	—	10	0	0	30	0	0	40	0	0

Price 2 Piastres.



The Cyprus Gazette.

(EXTRAORDINARY.)

(Published by Authority.)

No. 211.]

THURSDAY, SEPTEMBER 30TH, 1886.

(No. 1.)

NOTICE.

LEGISLATIVE COUNCIL.

HIS EXCELLENCY THE HIGH COMMISSIONER directs it to be notified for general information that, until it shall be otherwise ordered, the places of Election for Members of the Legislative Council of Cyprus shall be as follows :—

For the 1st Electoral District at Nicosia.
For the 2nd Electoral District at Larnaca.
For the 3rd Electoral District at Limassol.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,
30th September, 1886.

(No. 2.)

NOTICE.

LEGISLATIVE COUNCIL.

HIS EXCELLENCY THE HIGH COMMISSIONER directs it to be notified that Elections of Members to serve on the Legislative Council of Cyprus will be held as follows :—

For the 1st Electoral District at Nicosia on the 18th day of October, 1886.
For the 2nd Electoral District at Larnaca on the 16th day of October, 1886.
For the 3rd Electoral District at Limassol on the 19th day of October, 1886.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,
30th September, 1886.

Price 1 Piastre.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



869

The Cyprus Gazette.

(Published by Authority.)

No. 212.]

SATURDAY, OCTOBER 9TH, 1886.

(No. 1.)

MUNICIPALITY OF LAPITHOS.

HIS EXCELLENCY THE HIGH COMMISSIONER, under the power and authority vested in him by "The Municipal Councils Law, 1885," is pleased to approve the following Bye-Laws framed by the Municipal Council of Lapithos.

By His Excellency's Command,
FALK. WARREN,

Troödos, *Chief Secretary to Government.*
14th September, 1886.

REGULATIONS FOR THE SALE OF HOUSEHOLD BREAD.

BYE-LAW No. 1.—Household bread exposed for sale within Municipal limits shall not be sold otherwise than by weight.

Bye-Law No. 2.—The weights by which household bread exposed for sale within Municipal limits shall be sold are as follows:—

200 drams (half oke).
400 ,, (one oke).

Bye-Law No. 3.—No pregnant animal shall be killed in the Municipal slaughter-house.

ANDREA COUMIDI, President.
MUSTAPHA SHEVKI, Vice-President.
HADJI NICOLA SOLOMONIDI.
HADJI CHRISTOFI PARASKEVA.
HADJI DIMITRI SABBA.

Lapithos,
17th July, 1886.

(No. 2.)

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 86.

IN exercise of the powers vested in him in that behalf by "The Post Office Ordinance, 1881," and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, that, from and after the 1st day of October, 1886, the following rates of postage shall be charged by or under the Island Postmaster in respect of parcels posted in Cyprus for conveyance to the places in the Dominion of Canada hereinafter mentioned:—

A.—FOR CONVEYANCE TO NEW BRUNSWICK, NOVA SCOTIA, PRINCE EDWARD ISLAND AND THE PROVINCE OF QUEBEC.

For a parcel not exceeding in weight 1 lb.	... 2 5
And for each additional lb. or fraction thereof up to 3 lbs. 1 8

B.—FOR CONVEYANCE TO THE PROVINCE OF ONTARIO.

For a parcel not exceeding in weight 1 lb.	... 2 7
And for each additional lb. or fraction thereof up to 3 lbs. 2 1

C.—FOR CONVEYANCE TO THE PROVINCE OF MANITOBA, AND THE NORTH-WEST TERRITORIES.

For a parcel not exceeding in weight 1 lb.	... 3 0
And for each additional lb. or fraction thereof up to 3 lbs. 2 3

D.—FOR CONVEYANCE TO BRITISH COLUMBIA AND VANCOUVER'S ISLAND.

For a parcel not exceeding in weight 1 lb.	... 3 2
And for each additional lb. or fraction thereof up to 3 lbs. 2 5

Given under my hand and official seal at Troödos this twenty-third day of September, 1886.

HENRY BULWER,
High Commissioner.

T. J. CHAMBERLAINE,
Clerk of Council.

(No. 3.)

LEGISLATIVE COUNCIL.

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication for general information of the following draft laws which it is proposed to lay before the Legislative Council, and they are published accordingly in a Supplement to this *Gazette*.

"A Law to prevent the illicit supply of spirituous or fermented liquors to the Ships of Her Majesty's Navy, and other offences."

"A Law to amend the Infants' Estates Law Amendment Law, 1886."

By His Excellency's Command,
FALK. WARREN,

Troödos, *Chief Secretary to Government.*
28th September, 1886.

(No. 4.)

NOTICE.

NOTICE is hereby given that the next examination in the Greek and Turkish languages under the minute published in *Gazette* No. 139 of the 16th of August, 1884, as amended by subsequent notices in *Gazettes* No. 174 of the 1st of August, 1885, and No. 182 of the 7th of November, 1885, will be held on Monday the 1st of November, 1886, and following days.

Names of intending candidates must be sent in not later than the 20th of October, as directed by the notice in *Gazette* No. 170 of the 20th of June, 1885.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

28th September, 1886.

(No. 5.)

MUNICIPALITY OF KYRENIA.

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to approve the following Bye-Laws which have been passed by the Municipal Council of Kyrenia.

By His Excellency's Command

FALK. WARREN,

Chief Secretary to Government.

Troödos,

1st October, 1886.

BUILDINGS AND CONTRACTS.

BYE-LAW No. 1.—When application is made to the Council for permission to build, the Council shall send one of their members or employes to examine the place and report to the Council, and no building shall be commenced until after such report has been made and the application approved.

Bye-Law No. 2.—Fees on the issue of permits for buildings should be levied as follows :—

(a). For all buildings not exceeding three rooms, one shilling for each room.

(b). For all buildings exceeding three rooms, three shillings.

(c). For all structural repairs of houses or walls, one shilling.

Bye-Law No. 3.—The following are the fees to be paid on the legalisation of contracts by the Municipal Council for the leasing of immoveable property :—

1. One per cent. on the amount of rent reserved by the contract.

2. Two shillings on all such contracts where the amount is not specified.

(Signed) GEORGE M. CHACALLI, President.

M. FULEIHAN, Vice-President.

SHAKIR, Member.

C. PENZICHES, Member.

IBRAHIM BIN AHMET, Member.

OSMAN AGA, Member.

HALIL AGA, „

(No. 6.)

QUARANTINE NOTICE.

UNDER the powers vested in him by “The Quarantine Ordinance, 1879,” and with reference to Government Notice of the 15th of September, 1886, His Excellency the High Commissioner is pleased to direct that—

1. All vessels arriving in any port or part of Cyprus, except Larnaca, from the Danube Ports, and all the coast between Sulina and Bourgas and from Varna, without having performed quarantine at an intermediate port, shall be repelled.

2. All arrivals at Larnaca from the Danube Ports, and all the coast between Sulina and Bourgas and from Varna shall undergo a quarantine of ten clear days.

3. Passengers' baggage and merchandise must be landed in quarantine to undergo the disinfection considered necessary. Rags are to be repelled; non-susceptible merchandise shall not be liable to quarantine.

4. Mails arriving direct therefrom will be landed in quarantine, disinfected, and delivered to the Postal authorities with the greatest possible despatch.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Mount Troödos,

1st October, 1886.

(No. 7.)

QUARANTINE NOTICE.

UNDER the powers vested in him by “The Quarantine Ordinance, 1879,” His Excellency the High Commissioner is pleased to direct that—

1. All vessels arriving in any port or part of Cyprus, except Larnaca, from Cagliari and Sardinian Ports which left after the 22nd of September without having performed quarantine at an intermediate port, shall be repelled.

2. All arrivals at Larnaca from Cagliari and Sardinian Ports which left after the 22nd of September shall undergo a quarantine of ten clear days.

3. Passengers' baggage and merchandise must be landed in quarantine to undergo the disinfection considered necessary. Rags are to be repelled; non-susceptible merchandise shall not be liable to quarantine.

4. Mails arriving direct therefrom will be landed in quarantine, disinfected, and delivered to the Postal authorities with the greatest possible despatch.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Mount Troödos,

2nd October, 1886.

(No. 8.)

NOTICE.

WITH reference to the Notice of 20th August, 1886, published in *Gazette* No. 208 of the 11th of September, 1886, having reference to the institution from the 1st of September, 1886, of a system of compensation for parcels sent by Parcel Post between

Cyprus and Great Britain the contents of which are lost or damaged in transmission, it is notified for general information that intimation has been received from the Secretary of the General Post Office, London, to the effect that it has been found necessary to defer the commencement of the scheme for a short time. The Notice of the 20th August, 1886, published in *Gazette* No. 208 of the 11th of September is cancelled.

Due notice will be given when the date for the system to come into operation is decisively fixed.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,
5th October, 1886.

(No. 9.)

BY virtue of the power in him vested by "The Cyprus Courts of Justice Order, 1882," His Excellency the High Commissioner has been pleased to appoint, by Commission under the Seal of Cyprus, William Robert Collyer, Esquire, Barrister-at-Law, Queen's Advocate, to fill temporarily the office of Puisne Judge of the Supreme Court during the absence, from the 4th of October, 1886, of the Honourable W. J. Smith, or until further orders.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government

Troödos,
6th October, 1886.

(No. 10.)

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 87.

IN exercise of the powers in that behalf in him vested by "The Tithe Ordinance, 1881," and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, that, from and after the date hereof, and until it shall be otherwise ordered, the tithe on Silk Wound in the Island be taken according to a price to be fixed by the Medjliss Idaré in each Caza in the month of July in each year.

So much of previous Orders in Council as conflicts with the present Order is hereby cancelled.

Given under my hand and official seal at Troödos this seventh day of October, 1886.

HENRY BULWER,

High Commissioner.

T. J. CHAMBERLAINE,

Clerk of Council.

(No. 11.)

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No 88.

UNDER the power and authority vested in him by "The Prison Discipline Ordinance, 1879," and all other powers in that behalf enabling him, His Excellency the High Commissioner, by and with the advice of his Executive Council, is pleased to make the following regulations for the proper custody of convicts by escorts and sentries, and to direct that the same shall come into force from the date of their publication in the *Official Gazette*.

Escorts and sentries are responsible for the safe custody of the convicts placed in their charge, and should any convict attempt to escape or to disarm or assault any one of the escort or a sentry placed over him, or assist in any such attempt, any man of the escort or any such sentry may use such force as may be required for the purpose of preventing such escape or of compelling such convict to desist from any such attempt as aforesaid.

But he shall not make use of his arms except in case of dangerous violence employed by any such convict, or in case of escape or attempt to escape, which such escort or sentry is unable otherwise to prevent.

Given under my hand and official seal at Troödos this seventh day of October, 1886.

HENRY BULWER,

High Commissioner.

T. J. CHAMBERLAINE,

Clerk of Council.

(No. 12.)

THE LIMASSOL ROADS LAW, 1885

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following Report from the Committee appointed under the provisions of Clause 6 of "The Limassol Roads Law, 1885."

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

7th October, 1886.

SIR,

His Excellency the High Commissioner having been pleased to appoint us as a Committee for the purpose of ascertaining the amount which should be contributed by the villages interested towards defraying the expenses incident to the construction of Section VI. of the Limassol roads, we have the honour to report as follows.

Having in view the proportionate benefit which we consider will be derived from this Section, and the probable cost of constructing and maintaining future branches, we are of opinion that the contributing villages and the proportion of expense that should be borne by them should be as follows:—

Village.	Percentage of Liability.
Omodos - - - -	50.
Vassa - - - -	18.
Potamiou - - - -	15.
Mallia - - - -	10.
Arsos - - - -	4.
Kissousa - - - -	3.

	100.

We have, &c.,

R. FISHER,

Acting Commissioner, Limassol.

D. HAGGIPAVLO.

A. FRANCOUES.

AHMED RASHID.

HADJI HUSSEIN.

To the Honourable
The Chief Secretary
to Government.

(No. 13.)

THE CONTAGIOUS DISEASES
(ANIMALS') ORDINANCE, 1880.

HIS EXCELLENCY THE HIGH COMMISSIONER under the power and authority vested in him by "The Contagious Diseases (Animals') Ordinance, 1880," is pleased to notify that the undermentioned places have been declared to be free from animal disease, and that the prohibition of the moving of cattle into or out of those areas contained in *Gazette* No. 210 of the 25th of September, 1886, is hereby removed:—

The villages of Paramal and Kilani in the Limassol District.

Dated 7th October, 1886.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

7th October, 1886.

(No. 14.)

PIER RATES.

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to order that all vessels using the new Iron Jetty at Limassol opposite Sea Lane and the Iron Jetty at the south end of the town of Larnaca near the Fort shall be charged the same rates for Berthage and Cranage as are charged on vessels using the other Piers at those places as laid down in *Gazette* 87 of the 17th of June, 1882, and *Gazette* 101 of the 1st of March, 1886, respectively.

These rates are as follows:—

SCHEDULE A.

Berthage at Pier.

Vessels under 75 tons— 2/-
,, 75 tons and upwards— ¼ c.p. per ton.

(The tons chargeable to be Register Tons according to rules of measurement for time being in force in England.)

- (a). Lighters discharging cargo from vessels in the Harbour or taking cargo for shipment on board such vessels, exempt.
- (b). Vessels which neither land Foreign cargo nor take cargo on board for a Foreign Port, to pay half the rate above prescribed.
- (c). Any vessel occupying a berth on more than 6 working days during her stay in the harbour, to pay a further rate for each additional period of 6 working days equal to half the rate above prescribed.

SCHEDULE B.

Cranage.

For each single lift not exceeding 1 ton—1 c.p.
,, " exceeding 1 ton— 3 c.p.
,, double lift— one shilling.

Any lift requiring special adjustment of the gear to be a "double lift."

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

7th October, 1886.

(No. 15.)

MUNICIPAL COUNCIL, PAPHO.

HIS EXCELLENCY THE HIGH COMMISSIONER under the power and authority vested in him by "The Municipal Councils Law, 1885," is pleased to approve the following Bye-Laws framed by the Municipal Council of Papho.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,

7th October, 1886.

FEEs FOR SLAUGHTER OF ANIMALS.

UNDER the powers vested in them by "The Municipal Councils Law, 1885," the Municipal Council of Papho have made the following Bye-Law fixing and regulating the fees to be taken for the slaughtering of animals at the Municipal Slaughter House.

	s.	c.p.
For a small sheep.....	0	2½
„ a large „	0	5
„ an ox	2	0
„ a pig	1	0

HUSSEIN SURRY, *Vice-President.*

HAFIZ REMZI.

JOANI NICOLAIDES.

G. DICLI.

(No. 16.)

ORDER OF HIS EXCELLENCY THE HIGH
COMMISSIONER IN COUNCIL No. 89.

IN exercise of the powers vested in him in that behalf by "The Post Office Ordinance, 1881," and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered that, on and after the eleventh day of October, 1886, the following rates of postage shall be charged by or under the Island Postmaster in respect of parcels posted in Cyprus for conveyance to Newfoundland, that is to say:—

	s.	c.p.
For a parcel not exceeding in weight 1 lb. ...	2	8
„ „ exceeding 1 lb. but not exceeding 2 lbs. 3	3	5
And for each lb. or fraction of a lb. additional up to 11 lbs.	1	4

Given under my hand and official seal at Troödos this eighth day of October, 1886.

HENRY BULWER,

High Commissioner.

TANKERVILLE CHAMBERLAINE,

Clerk of Council.

(No. 17.)

ORDER OF HIS EXCELLENCY THE HIGH
COMMISSIONER IN COUNCIL.—No. 90.

IN exercise of the powers vested in him in that behalf by "The Post Office Ordinance, 1881," and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, that, from and after the eleventh day of October, 1886, the following rates

of postage shall be charged by or under the Island Postmaster in respect of parcels posted in Cyprus for conveyance to the places hereinafter mentioned, in substitution for the rates mentioned, as regards Belgium, in the Order in *Gazette* No. 192 of the 6th of March, 1886, and, as regards Holland, St. Helena and Barbados, in the Order of the High Commissioner in Council, No. 79 of 31st of May, 1886, published in *Gazette* No. 201 of the 5th of June, 1886:—

1.—FOR CONVEYANCE TO BELGIUM.

	s. c.p.
For a parcel not exceeding 1 lb. in weight ...	3 0
For each lb. or fraction of a lb. additional up to 7 lbs. ...	0 6
For a parcel exceeding 7 lbs. but not exceeding 8 lbs. ...	8 2
For each lb. or fraction of a lb. additional up to 11 lbs. ...	0 6

2.—FOR CONVEYANCE TO HOLLAND.

For a parcel not exceeding 1 lb. in weight ...	2 3
„ exceeding 1 lb. and not exceeding 2 lbs. ...	3 0
„ „ 2 lbs. „ „ 3 lbs. ...	3 6
„ „ 3 lbs. „ „ 4 lbs. ...	5 0
„ „ 4 lbs. „ „ 5 lbs. ...	5 6
„ „ 5 lbs. „ „ 6 lbs. ...	6 3
„ „ 6 lbs. „ „ 7 lbs. ...	7 0
„ „ 7 lbs. „ „ 8 lbs. ...	8 2
And for each lb. or fraction of a lb. additional up to 11 lbs. ...	0 6

3.—FOR CONVEYANCE TO ST. HELENA.

For a parcel not exceeding in weight 1 lb. ...	2 2
And for each lb. or fraction of a lb. additional up to 11 lbs. ...	1 5

4.—FOR CONVEYANCE TO BARBADOS. s. c.p.
 For a parcel not exceeding in weight 1 lb. ... 2 0
 And for each lb. or fraction of a lb. additional up to 11 lbs. ... 1 3

Given under my hand and official seal at Troödos this eighth day of October, 1886.

HENRY BULWER,
High Commissioner.

TANKERVILLE CHAMBERLAINE,
Clerk of Council.

(No. 18.)

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following Bulletin of Epizootic Diseases in Foreign Countries reported to the 9th of October, 1886:—

By His Excellency's Command,
 FALK. WARREN,

Troödos, *Chief Secretary to Government.*
 9th October, 1886.

BULLETIN of EPIZOOTIC DISEASES in Foreign Countries reported to the 9th of October, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	(Alexandretta	„ „
	Mersina	„ „
Greece	(Caradash	„ „
	Greece	Anthrax (cattle)

F. C. HEIDENSTAM,
Chief Medical Officer.
 9th October, 1886.

(No. 19.)

LIMASSOL MUNICIPALITY.

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following statement of the Receipts and Expenditure of the Municipality of Limassol for the Half-Year ended the 30th of June, 1886.

By His Excellency's Command,
 FALK. WARREN,
Chief Secretary to Government.

Troödos,
 9th October, 1886.

STATEMENT OF THE RECEIPTS AND EXPENDITURE OF THE MUNICIPALITY OF LIMASSOL FOR THE HALF-YEAR ENDED THE 30TH OF JUNE, 1886.

RECEIPTS.		EXPENDITURE.	
	£ s. c.p.		£ s. c.p.
Slaughter House ...	379 13 2½	Balance on the 31st December, 1885 ...	1,947 1 0½
Roosoomat ...	278 1 0	Salaries ...	241 18 7½
Rent ...	180 3 5½	Hospital ...	103 11 3¼
Khan ...	83 10 0	Roosoomat Collection ...	48 17 4½
Footpaths ...	10 7 5	Repairs of Streets and Water Works ...	93 16 0
Sale of Water ...	56 0 0	Contributions for Poor ...	62 0 7
Water Tax ...	32 12 0	Cleaning the Town ...	134 4 5½
Fines ...	2 17 0	Lighting the Town ...	56 0 0
Contracts ...	2 5 0	Greek Schools ...	40 0 0
Municipal Rates ...	246 10 0	Ottoman Schools ...	18 0 0
Carts ...	5 5 0	Petty Expenses ...	19 19 0½
Sundry Receipts ...	35 2 8½	Interest for Debt ...	55 2 6
Sale of Drugs ...	6 19 5½	Expenses for Municipal Pharmacy ...	5 19 6
	£1,319 7 0½	Lists of Properties ...	32 6 0
	£1,613 11 6½		£2,858 17 4½
Balance on the 30th June, 1886 ...	£2,932 18 7	One note of Mr. Ch. Caridi passed in the Receipts and not paid ...	74 1 2½
			£2,932 18 7

We certify that we have examined the accounts of the Municipality of Limassol for the Half-Year ended the 30th of June, 1886, as provided for by "The Municipal Councils Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

Dated 26th August, 1886.

DEMETRIOS HADJIPAVLO,
 HADJI MAHMOUD GAZNEVI, } *Auditors.*

(No. 20.)

POLIS MUNICIPALITY.

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following statement of the Receipts and Expenditure of the Municipality of Polis for the Half-Year ended the 30th of June, 1886.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Troödos,
9th October, 1886.

STATEMENT OF THE RECEIPTS AND EXPENDITURE OF THE MUNICIPALITY OF POLIS FOR THE
HALF-YEAR ENDED THE 30TH OF JUNE, 1886.

RECEIPTS.				EXPENDITURE.			
			£ s. c.p.				£ s. c.p.
Balance from last Account	115 16 0 $\frac{3}{4}$	Salary of Clerk	6 0 0
Slaughter-house Fees	2 18 1	Pay of Schoolmaster	10 4 0
Fees on Contracts	0 1 0	Rent of Office	1 5 0
Music Licences	0 2 0	Carriage of Kantars	0 3 0
				Miscellaneous Expenses	0 8 3 $\frac{3}{4}$
							£18 0 3 $\frac{3}{4}$
				Balance to next Account	100 16 7
			£118 17 1 $\frac{3}{4}$				£118 17 1 $\frac{3}{4}$

We certify that we have examined the accounts of the Municipality of Polis for the Half-Year ended the 30th of June, 1886, as provided for by "The Municipal Councils Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

Dated 7th September, 1886.

AHMET AZIZ, }
A. MICHAILIDES, } *Auditors.*

Price 3 Piastres.

The
CYPRUS  **GAZETTE.**
SUPPLEMENT.

(Published by Authority.)

SATURDAY, OCTOBER 9TH, 1886.

DRAFT OF A LAW.

TO PREVENT THE ILLICIT SUPPLY OF SPIRITUOUS OR FERMENTED LIQUORS TO THE SHIPS OF HER MAJESTY'S NAVY, AND OTHER OFFENCES."

Be it enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows :—

1. From and after the passing of this Law it shall not be lawful for any person to bring on board any of Her Majesty's ships or vessels any spirituous or fermented liquor of any description without the previous consent of the officer commanding the ship or vessel on board of which the same may be brought.

Spirituous or fermented liquors not to be brought on board Her Majesty's ships without the Commander's consent.

2. It shall be lawful for any officer in Her Majesty's service or warrant or petty officer of the Navy or Warrant Officer or non-commissioned officer of Marines with or without seamen or persons under his command to search any vessel hovering about or approaching or which may have hovered about or approached any of Her Majesty's ships or vessels and if any spirituous or fermented liquor be found on board such boat or vessel to seize such spirituous or fermented liquor, and the same shall be forfeited to Her Majesty.

Power to search boat and seize spirits, &c.

3. If any person shall bring any spirituous or fermented liquor on board any of Her Majesty's ships or vessels without the previous consent of the officer commanding such ship or vessel or shall approach or hover about any of Her Majesty's ships or vessels for the purpose of bringing any spirituous or fermented liquor on board the same without such previous consent or for the purpose of giving or selling without such previous consent spirituous or fermented liquor to men in Her Majesty's service or of aiding or assisting any officer, seaman or marine in Her Majesty's service to desert or improperly absent himself from his ship or vessel every such person shall be guilty of an offence and shall upon a summary conviction thereof before a Magisterial Court forfeit and pay any sum not exceeding £ 5 for every such offence.

Penalty on offenders.

4. It shall be lawful for any officer in Her Majesty's service or warrant or petty officer of the Navy or Warrant Officer or non-commissioned officer of Marines or for any Peace officer with or without any warrant or other process to apprehend or cause to be apprehended any person committing an offence against the provisions of this Law and to bring him or cause him to be brought before a Magisterial Court for the purpose of having such offender summarily convicted of such offence.

Power to apprehend offender.

5. Every forfeiture imposed under this Law may be recovered with costs under the provisions of the "Fines and Penalties Recovery Ordinance, 1883."

Recovery of penalties.

DRAFT OF A LAW,

“TO AMEND THE INFANTS’ ESTATES LAW AMENDMENT LAW, 1886.”

Whereas it is expedient to amend “The Infants’ Estates Law Amendment Law, 1886,” in manner hereinafter appearing.

Be it therefore enacted by His Excellency the High Commissioner and Commander-in-Chief of the Island of Cyprus, with the advice and consent of the Legislative Council thereof, as follows:—

Clause 16 of
“Infants’ Es-
tates Law
Amendment
Law, 1886,” re-
pealed.

Short Title.

1. Clause 16 of “The Infants’ Estates Law Amendment Law, 1886,” is hereby repealed.

2. This Law may be cited as “The Infants’ Estates Law Amendment Law, 1887.”



Price 1 Piastre.



The Cyprus Gazette.

(Published by Authority.)

No. 213.]

SATURDAY, OCTOBER 23RD, 1886.

(No. 1.)

MUNICIPAL COMMISSION, NICOSIA.

HIS EXCELLENCY THE HIGH COMMISSIONER, under the power and authority vested in him by "The Municipal Councils' Law, 1885," is pleased to approve of the following By-Laws framed by the Municipal Commission of Nicosia.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
 9th October, 1886.

TRADE RATES.

UNDER the powers conferred by "The Municipal Councils' Law, 1885," the Municipal Commission of Nicosia has fixed the following Trade Rates to be charged on vendors of wines and spirits, &c., in substitution for those published in *Gazette* No. 139 of 16th August, 1884:—

Trade or Profession.	1st Class.	2nd Class.	3rd Class.	4th Class.	5th Class.
Hotel-keepers and vendors of European Wines, Spirits, or Beer	£4	£3	£2	—	—
Retailers of Native Wines and Spirits	£1	15/-	10/-	7/-	4/-

(Signed) **M. KING**, Commissioner, President.
CH. SEVERIS, Member.
SAFVET, "

Nicosia,
 8th October, 1886.

(No. 2.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to direct the publication of the following Order of Her Majesty in Council and the accompanying explanatory Memorandum.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
 9th October, 1886.

AT THE COURT AT OSBORNE HOUSE, ISLE OF WIGHT,

The 3rd day of August, 1886.

PRESENT :

THE QUEEN'S MOST EXCELLENT MAJESTY
 IN COUNCIL.

WHEREAS it is expedient that the Evidence by Commission Act, 1859, and the Evidence by Commission Act, 1885, should be extended to Cyprus :

NOW, THEREFORE, Her Majesty, in exercise of the powers in this behalf vested in Her by the Foreign Jurisdiction Act, 1878, or otherwise, doth hereby, by and with the advice of Her Privy Council, order, and direct, and it is hereby ordered, as follows:—

1. The Evidence by Commission Act, 1859, and the Evidence by Commission Act, 1885, shall extend to Cyprus from and after the date of this Order.
2. One of Her Majesty's Principal Secretaries of State is to give the necessary directions herein.

C. L. PEEL.

MEMORANDUM.

The effect of the Acts referred to in the above Order may shortly be stated as follows:—

1. They enable the Superior Courts in England and the Supreme Court of any British Colony or dependency or any judge of such Court to take evidence on commission in any action or other proceeding pending in any other part of Her Majesty's Dominions or dependencies, and to enforce the attendance of witnesses, the production of documents, &c., in such cases, in the same manner as if the action had been brought in the Court by which such evidence is taken.

2. They enable any Court to which a commission to take evidence has been issued to nominate an examiner to take the evidence in a civil case, or a judge or magistrate to take the evidence in a criminal case; the depositions taken by such examiner, judge or magistrate being admissible in evidence to the same extent as if they had been taken before the Court.

(No. 3.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to make the following appointments:—

Capt. A. H. Young, Commissioner of Famagusta, to act as Local Commandant of Police at Famagusta, in addition to his other duties, from the 18th of October, 1886, and until further orders.

Dr. Guy N. Stephen, District Medical Officer of Nicosia, to act as Chief Medical Officer, in addition to his other duties, during the absence on leave of Dr. Hellenstam, C.M.G., from the 19th of October, 1886, and until further orders.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia,

23rd October, 1886.

(No. 4.)

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following Bulletin of Epizootic Diseases in Foreign Countries reported to the 23rd of October, 1886:—

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia,

23rd October, 1886.

BULLETIN of EPIZOOTIC DISEASES in Foreign Countries reported to the 23rd of October, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	" "
	Mersina	" "
Greece	Caradash	" "
	Greece	Anthrax (cattle)

23rd October, 1886.

GUY N. STEPHEN,
Acting Chief Medical Officer.

(No. 5.)

NOTICE.

HIS EXCELLENCY THE HIGH COMMISSIONER directs it to be notified for general information that intimation has been received from the Secretary of State for the Colonies of the conclusion of a Convention between the Governments of Great Britain and Spain respecting the Commercial Relations of the two Countries.

A copy of the Convention, which was signed at Madrid on the 26th of April, 1886, may be seen on application at the Chief Secretary's Office, Nicosia.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia,

23rd October, 1886.

Price 1 Piastre.



The Cyprus Gazette.

(EXTRAORDINARY.)

(Published by Authority.)

No. 214.]

SATURDAY, OCTOBER 30TH, 1886.

NOTICE.

LEGISLATIVE COUNCIL.

HIS EXCELLENCY THE HIGH COMMISSIONER directs it to be notified that an election by the Mahometan voters of the First Electoral District (Nicosia and Kyrenia) of a Member to serve in the Legislative Council of Cyprus will be held at Nicosia on Saturday the thirteenth day of November, 1886.

In the event of a poll being required, the polling places and villages to poll at the several polling stations will be as fixed by Notice No. 8 published in *Gazette* No. 208 of the 11th of September, 1886.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia, 30th October, 1886.

Price 1 Piastre.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



The Cyprus Gazette.

(Published by Authority.)

No. 215.]

SATURDAY, NOVEMBER 6TH, 1886.

(No. 1.)

TENDERS FOR MAIL CONTRACT.

THE Island Postmaster hereby gives Notice that on Monday, the 29th of November next, he will be ready to receive Tenders for the conveyance of Letter and Parcel Mails, within the Island, either for the entire Service or for separate sections, from the 1st of January to the 31st of December, 1887.

THESE SECTIONS ARE—

Larnaca	to Nicosia and back daily
Larnaca	„ Limassol and back 3 or 4 times a week
Larnaca	„ Famagusta and back 3 times a week
Larnaca } or Zii }	„ Lefkara and back twice a week
Nicosia	„ Kyrenia and back 3 times a week
Nicosia	„ Morphou and back twice a week for 8 months. [This Service may be extended to Evrykhou]
Nicosia	„ Kythrea, Vatili, Lefkoniko, Tricomo and Famagusta and back once a week
Nicosia	„ Troödos and back by way of Morphou 3 times a week during the season
Limassol	„ Papho and back 3 times a week
Limassol	„ Polemidia and back 6 times a week for 8 months
Limassol	„ Troödos and back 3 or 4 times a week during the season
Kyrenia	„ Lapithos and back twice a week
Famagusta	„ Rizo-Karpaso and back once a week

The Service between Larnaca and Nicosia to be performed by Mail Cart, and the remaining portion either by mules or horses.

In the Tenders it must be stated at how many paras per mile the Contractor or Contractors are prepared to undertake either the whole Service or one or more of the Sections.

Full particulars of the Conditions, &c., can be obtained on application to the Island Postmaster, to whom sealed Tenders should be sent not later than 10 a.m. on the day above mentioned.

The Island Postmaster does not engage to accept the lowest Tender, or even to accept any Tender.

G. R. HUNTER,
Island Postmaster.

Post Office, Larnaca,
22nd October, 1886.

(No. 2.)

TREASURY WARRANT.

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication for general information of the following Warrant of the Commissioners of Her Majesty's Treasury empowering British Chaplains abroad to attest Declarations subscribed by Pensioners, &c.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
23rd October, 1886.

*British Chaplains abroad, empowered to attest
Declarations subscribed by Pensioners, &c.*

AFTER OUR HEARTY COMMENDATIONS.

WHEREAS by a Warrant of the Commissioners of Her Majesty's Treasury, dated the 20th of September, 1878, it was directed that the Declarations, under the annual Appropriation Acts, of persons claiming any part of a grant for Half-pay, or Army, Navy, or Civil Non-Effective Services, might be subscribed in Foreign Countries, before certain British Diplomatic and Consular Officers, and certain Notaries Public or other persons described in Schedule C, annexed to the said Warrant; and whereas it is expedient to add certain Ministers of Religion to the persons specified in that Schedule;

Now, we, being two of the Lords Commissioners of Her Majesty's Treasury, do hereby order and direct that the above-mentioned Declarations may be subscribed by the following additional persons, who are hereby added, for that purpose, to Schedule C of the said Warrant, viz. :—

C.

In Foreign Countries.

8. British Ministers of Religion abroad, resident, for the time being, in the places or districts of attestation, and duly licensed by Ecclesiastical Authority in the United Kingdom to officiate as Chaplains in those places or districts.

Witness our hands this 24th day of August, 1886.

(Signed) SIDNEY HERBERT.
„ HERBERT MAXWELL.

Treasury Chambers,
Whitehall.

(No. 3.)

TITHE PRICES.

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to direct the publication for general information of the following statement of the prices fixed for tithe on Cereals in the various Districts of Cyprus for 1886.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
23rd October, 1886.

	Wheat. per kilo. c.p.	Barley. per kilo. c.p.	Vetches. per kilo. c.p.	Oats. per kilo. c.p.
Nicosia District:—				
Deyrmenlik Nahieh	29	14	27½	14
Dagh and Morphou Nahiehs	29	14	28	14
Levka Nahieh.....	30	18	28	18
Larnaca District:—				
1st Group.....	30	15	28	14
2nd „	28	14	28	14
3rd „	27	13	28	14
4th „	24	12	28	14
Limassol District:—				
1st Group.....	36	21	30	12
2nd „	32	20	30	12
3rd „	30	18	30	12
4th „	30	16	30	12
Famagusta: Whole District...	—	—	28	10
Messaria Nahieh (with 18 villages of Famagusta Nahieh)	27½	12½	—	—
Famagusta Nahieh (ex- cept the above 18 vil- lages)	27½	13	—	—
Carpas, North.....	20½	10½	—	—
„ South (except Davlos, Akanthou and Flamoudi)	26	12	—	—
Davlos	29	13	—	—
Akanthou	29	13	—	—
Flamoudi	29	13	—	—
Papho District	32	15	26	10
Kyrenia District	30	14	28½	—

(No. 4.)

NOTICE.

HIS EXCELLENCY THE HIGH COMMISSIONER directs it to be notified for general information that an examination of candidates for the Civil Service of India will be held in London on the 1st of June, 1887, and following days.

The particulars respecting the same can be seen on application at the Chief Secretary's Office.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
25th October, 1886.

(No. 5.)

MURDER.—£20 REWARD.

WHEREAS on the 11th of August, 1886, one Kypriano Stephani of Nada in Papho District

was murdered near the fountain of the village by some person or persons unknown.

Notice is hereby given that a Reward of £20 will be paid to any person or persons who will give such information as shall lead to the apprehension and conviction of the murderer or murderers.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
25th October, 1886.

(No. 6.)

MURDER.—£10 REWARD.

WHEREAS a Warrant has been issued by the Magisterial Court of Kyrenia for the apprehension of Hadji Ali (Kabouzanli) of Geunyely charged with the murder of Mustapha Mehmet of Krini at Kabouzan Chiftlik on the 31st of August, 1886.

Now this is to give notice that the above Reward will be given to any person or persons who shall, within six months from the date hereof, give the said Hadji Ali (Kabouzanli) into the custody of the Police, or who shall give such information as shall lead to his apprehension.

The following is the description of the said Hadji Ali (Kabouzanli):—Age, 45 years; medium height; black beard turning grey; stout build; second finger of right hand missing.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
26th October, 1886.

(No. 7.)

UNDER the powers vested in him by "The Revenue Survey Ordinance, 1879," His Excellency the High Commissioner hereby directs a Survey to be made of the villages of—

Alyyonda	Lakkatamia, Kato
Anayia	Lakkatamia, Pano
Argates	Lythrodonda
Ayii Omologitades	Mammari,
Ayios Dometios	Margi
Ayios Vasilios	Orta Keuy
Enkomi	Pera
Deftera, Kato	Politiko
Deftera, Pano	Psomolopho
Episkopio	Strovilo
Geunelly	Trahona
Kambia	Trimithia Kokkini
Kappedes	Yerolakkos
Katalyonda	Xeri

all in the District of Nicosia.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
27th October, 1886.

(No. 8.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to direct the publication for general information of the following Orders of Her Majesty in Council extending the provisions of "The Foreign Deserters Act, 1852," to the Republic of the Equator and the Oriental Republic of Uruguay. These Orders in Council were published in the "London Gazette" of the 28th of September, 1886.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia,

28th October, 1886.

AT THE COURT AT BALMORAL,

The 24th day of September, 1886.

PRESENT :

THE QUEEN'S MOST EXCELLENT MAJESTY
IN COUNCIL.

WHEREAS by the "Foreign Deserters Act, 1852," it is provided that, whenever it is made to appear to Her Majesty that due facilities are or will be given for recovering and apprehending seamen who desert from British merchant ships in the territories of any foreign power, Her Majesty may by Order in Council, stating that such facilities are or will be given, declare that seamen, not being slaves, who desert from merchant ships belonging to a subject of such power, when within Her Majesty's dominions, shall be liable to be apprehended, and carried on board their respective ships, and may limit the operation of such order, and may render the operation thereof subject to such conditions and qualifications, if any, as may be deemed expedient.

And whereas it has been made to appear to Her Majesty that due facilities will be given for recovering and apprehending seamen who desert from British merchant ships in the dominions and possessions of the Republic of the Equator.

Now, therefore, Her Majesty, by virtue of the power vested in Her by the said "Foreign Deserters Act, 1852," and by and with the advice of Her Privy Council, is pleased to order and declare, and it is hereby ordered and declared, that from and after the publication hereof in the *London Gazette*, seamen, not being slaves, and not being British subjects, who, within Her Majesty's dominions, desert from merchant ships belonging to the Republic of the Equator, shall be liable to be apprehended and carried on board their respective ships.

Provided always, that if any such deserter has committed any crime in Her Majesty's dominions, he may be detained till he has been tried by a competent court, and until his sentence, if any, has been carried into effect.

And the Secretary of State for the Home Department, the Secretary of State for the Colonies, and the Secretary of State for India in Council, are to give the necessary directions herein accordingly.

C. L. PEEL

AT THE COURT AT BALMORAL,

The 24th day of September, 1886.

PRESENT :

THE QUEEN'S MOST EXCELLENT MAJESTY
IN COUNCIL.

WHEREAS by the "Foreign Deserters Act, 1852," it is provided that, whenever it is made to appear to Her Majesty that due facilities are or will be given for recovering or apprehending seamen who desert from British merchant ships in the territories of any foreign power, Her Majesty may, by Order in Council stating that such facilities are or will be given, declare that seamen, not being slaves, who desert from merchant ships belonging to such power, when within Her Majesty's dominions, shall be liable to be apprehended and carried on board their respective ships, and may limit the operation of such Order, and may render the operation thereof subject to such conditions and qualifications, if any, as may be deemed expedient.

And whereas it has been made to appear to Her Majesty that due facilities are given for recovering and apprehending seamen who desert from British merchant ships in the territories of the Oriental Republic of the Uruguay.

Now, therefore, Her Majesty, by virtue of the powers vested in Her by the said "Foreign Deserters Act, 1852," and by and with the advice of the Privy Council, is pleased to order and declare, and it is hereby ordered and declared, that from and after the publication hereof in the *London Gazette*, seamen, not being slaves, and not being British subjects, who, within Her Majesty's dominions, desert from merchant ships belonging to the Oriental Republic of the Uruguay, shall be liable to be apprehended and carried on board their respective ships.

Provided always, that if any such deserter has committed any crime in Her Majesty's dominions, he may be detained until he has been tried by a competent court, and until his sentence, if any, has been fully carried into effect.

And the Secretary of State for the Home Department, the Secretary of State for the Colonies, and the Secretary of State for India in Council, are to give the necessary directions herein accordingly.

C. L. PEEL.

(No. 9.)

ORDER OF HIS EXCELLENCY THE HIGH
COMMISSIONER IN COUNCIL.—No. 91.

IN exercise of the powers vested in him in that behalf by "The Municipal Councils' Ordinance, 1882," and with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, as follows :—

The Municipal Commission of Nicosia is hereby authorized to borrow from the Imperial Ottoman Bank a sum not greater than One Thousand Two Hundred Pounds upon the following conditions :—

That the sum borrowed shall be expended on the removal of the Tannery near the Papho Gate, Nicosia, in pursuance of the order of the District Court of Nicosia, bearing date the 30th day of April, 1886.

That the rate of the interest to be paid in respect of such loan shall not exceed five per cent. per annum.

That the said capital sum of One Thousand Two Hundred Pounds and interest shall be repaid by the Municipal Commission of Nicosia at the rate of Two Hundred and Fifty Pounds per annum.

Given under my hand and official seal at Nicosia this second day of November, 1886.

HENRY BULWER,
High Commissioner.

TANKERVILLE CHAMBERLAINE,
Clerk of Council.

(No. 10.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to make the following appointments :—

Mr. Pythagoras Joannides to be a Compounder in the Medical Department. Dated 1st July, 1885.

Mr. L. Olive to act temporarily as Commissioner and Local Commandant of Police, Kyrenia, from the 22nd of October, 1886, and until further orders, *vice* Mr. C. S. Cade, who resumes his duties as Local Commandant of Police and Assistant to the Commissioner of Nicosia.

Mr. P. A. Ongley, Sub-Collector of Customs, to act temporarily as Local Commandant of Police and Assistant to the Commissioner of Limassol. Dated 1st November, 1886.

Mr. A. E. Mavrogordato whose appointment to be, on probation, Examiner of Accounts in the Audit Department was notified in *Gazette* No. 200 of 1st of June, 1886, is confirmed in that appointment. Dated 3rd November, 1886.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

(No. 11.)

MUNICIPAL COUNCIL, LIMASSOL.

HIS EXCELLENCY THE HIGH COMMISSIONER, under the power and authority vested in him by "The Municipal Councils' Law, 1885," is pleased to approve the following Bye-Laws framed by the Municipal Council of Limassol.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
4th November, 1886.

BYE-LAWS passed by the Municipal Council of Limassol regulating the weight of the household bread exposed for sale, and in accordance with a resolution dated 23rd of October, 1886.

Bye-Law No. 1.—Household bread exposed for sale within the Municipal limits shall not be sold otherwise than by weight.

Bye-Law No. 2.—The weights of the bread exposed for sale within the Municipal limits shall be as follows, viz. :—

200 drams (half an oke).
400 ,, (one oke).

Dr. M. CARAGEORGIADIS, President.
S. ARAOUZOS.
M. MICHAELIDES.
G. PAVLIDES.
D. HADJIPAVLOU.
L. LUKAIDES.

(No. 12.)

MUNICIPAL COUNCIL, LIMASSOL.

HIS EXCELLENCY THE HIGH COMMISSIONER, under the power and authority vested in him by "The Municipal Councils' Law, 1885," is pleased to approve the following Bye-Law framed by the Municipal Council of Limassol.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
4th November, 1886.

BYE-LAW passed by the Municipal Council of Limassol on 23rd of October, 1886.

Bye-Law No. 1.—No pregnant animal shall be slaughtered in the Municipal slaughter-house.

Dr. M. CARAGEORGIADIS, President.
S. ARAOUZOS.
M. MICHAELIDES.
G. PAVLIDES.
D. HADJIPAVLOU.
L. LUKAIDES.

(No. 13.)

QUARANTINE NOTICE.

UNDER the powers vested in him by "The Quarantine Ordinance, 1879," His Excellency the High Commissioner is pleased to direct that—

1. All vessels arriving in any port or part of Cyprus, except Larnaca, from the Province of Malaga direct which left on or after the 8th of October, 1886, without having performed quarantine at an intermediate port, shall be repelled.

2. All arrivals at Larnaca from the Province of Malaga direct which left on or after the 8th of October, 1886, shall undergo a quarantine of ten clear days.

3. Passengers' baggage and merchandise must be landed in quarantine to undergo the disinfection considered necessary.

4. Mails arriving direct therefrom will be landed in quarantine, disinfected, and delivered to the Postal authorities with the greatest possible despatch.

5. All vessels arriving in any port or part of Cyprus from Gibraltar direct shall be required to undergo a medical inspection before being admitted to pratique.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
5th November, 1886.

(No. 14.)

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following Bulletin of Epizootic Diseases in Foreign Countries reported to the 6th of November, 1886 :—

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
6th November, 1886.

BULLETIN of EPIZOOTIC DISEASES in Foreign Countries reported to the 6th of November, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	" "
	Mersina	" "
Greece	Caradash	" "
	Greece	Anthrax (cattle)

6th November, 1886.

F. C. HEIDENSTAM,
Chief Medical Officer,

Price 2 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



The Cyprus Gazette.

(Published by Authority.)

No. 216.]

SATURDAY, NOVEMBER 20TH, 1886.

(No. 1.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to direct the publication, for general information, of the following correspondence relating to the proposed formation of an Imperial Institute of the Colonies and India.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
10th November, 1886.

SOUTH KENSINGTON, S.W.
29th September, 1886.

Sir,

I am directed by His Royal Highness The Prince of Wales to enclose for your Excellency's information copies of a letter which His Royal Highness addressed to the Lord Mayor of London, conveying a proposal for the formation of an Imperial Institute of the Colonies and India as the Memorial of Her Majesty's Jubilee, together with His Lordship's reply thereto.

His Royal Highness wishes me to express a hope that this proposal will have the support both of the Government and people of Cyprus, and that he may receive in due course an assurance to this effect.

I am requested to add that, inasmuch as this proposal arises out of the present Exhibition, a copy of this correspondence has been handed to Mr. Hamilton Lang, the Executive Commissioner for Cyprus at the Colonial and Indian Exhibition.

I am, &c.,
PHILIP CUNLIFFE-OWEN.

His Excellency
The Governor of
Cyprus.

*Copy of a Letter from H.R.H. The Prince of Wales
to the Lord Mayor.*

MARLBOROUGH HOUSE,
PALL MALL, S.W.
13th September, 1886.

Dear Lord Mayor,

My attention has been frequently called to the general anxiety that is felt to commemorate in some special manner the approaching Jubilee of Her Majesty's reign.

It appears to me that no more suitable memorial could be suggested than an Institute which should represent the Arts, Manufactures and Commerce of the Queen's Colonial and Indian Empire.

Such an Institution would, it seems to me, be singularly appropriate to the occasion, for it would illustrate the progress already made during Her Majesty's reign in the Colonial and Indian Dominions, while it would record year by year the development of the Empire in the Arts of Civilization.

It would thus be deeply interesting to Her Majesty's subjects, both within and beyond these Islands, and would tend to stimulate Emigration to those British territories where it is required, to expand the Trade between the different British Communities, and to draw closer the bonds which unite the Empire.

It would be at once a Museum, an Exhibition and the proper locality for the discussion of Colonial and Indian subjects.

That public attention has already been forcibly directed to these questions is sufficiently proved by the remarkable success which is attending the Colonial and Indian Exhibition at South Kensington, and I confidently anticipate that arrangements may be made whereby the more important Collections, which have so largely contributed to this success, will be placed at the disposal of the Institution.

I have much satisfaction in addressing this letter to your Lordship as Chief Magistrate of the Capital of the Empire, and to invite your co-operation in the formation of this Imperial Institute of the Colonies and India, as the Memorial of Her Majesty's Jubilee by Her subjects.

Should your Lordship concur in this proposal, and be willing to open a fund at the Mansion House, I would suggest that the contributions received be vested in a body of Trustees, whom the Sovereign would be asked to nominate, and I would further suggest that the Institution should be under the permanent Presidency of the Heir Apparent to the Throne.

I remain,
Dear Lord Mayor,
Yours truly,
(Signed) **ALBERT EDWARD P.**

The Right Honble.
The Lord Mayor.

*Copy of a Letter from the Lord Mayor of London
to H.R.H. The Prince of Wales, K.G.*

THE MANSION HOUSE,
LONDON, E.C.
17th September, 1886.

Sir,

I have the honour to acknowledge the receipt of your Royal Highness's letter of the 13th inst., and, in reply, to express the great pleasure it will afford me to give the heartiest co-operation and aid in the formation of the proposed Imperial Institute of the Colonies and India as the Memorial of Her Majesty's Jubilee by Her subjects.

Your Royal Highness truly states that general anxiety is felt to commemorate in some special manner the approaching Jubilee of Her Majesty's Reign. There will, I am sure, be an universal desire to give expression, in a suitable and, if possible, adequate way, to the deep attachment, veneration and loyalty which the Queen's subjects in all parts of Her vast dominions entertain for a Sovereign, whose long and illustrious reign has been productive, under Providence, of many blessings to Her people and been rendered memorable by the striking progress in civilization and prosperity developed throughout the Empire.

Difficult as it may be to signalise in a commensurate way the feelings which are thus naturally emphasised at

the approach of the Jubilee of Her Majesty's Reign, I am convinced that the proposal which your Royal Highness indicates, and which has the support of your influence, will be considered singularly appropriate.

It will, therefore, give me much satisfaction to open a Fund at the Mansion House for the receipt of contributions, as suggested by your Royal Highness.

I have the honour to remain, Sir,
With the greatest respect,
Your Royal Highness's most dutiful
and most obedient Servant,
(Signed) JOHN STAPLES,
Lord Mayor.

His Royal Highness
The Prince of Wales, K.G.

(No. 2.)

ORDER OF HIS EXCELLENCY THE HIGH
COMMISSIONER IN COUNCIL.—No. 92.

IN exercise of the powers vested in him in that
behalf by "The Petroleum Law, 1883," and

with the advice of his Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, that "The Petroleum Law, 1883," shall apply to the following inflammable substances, that is to say—Matches and German Tinder.

Provided always that the quantity of Matches and German Tinder which may be kept by any person without a license under the above-mentioned Law shall not together exceed thirty oke.

This Order shall come into force from and after the first day of December, 1886.

Given under my hand and official seal at Nicosia this eleventh day of November 1886.

HENRY BULWER,
High Commissioner.

TANKERVILLE CHAMBERLAINE,
Clerk of Council.

(No. 3.)

KYRENIA MUNICIPALITY.

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following statement of the Receipts and Expenditure of the Municipality of Kyrenia for the Half-Year ended the 30th of June, 1886.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia,
13th November, 1886.

STATEMENT OF THE RECEIPTS AND EXPENDITURE OF THE MUNICIPALITY OF KYRENIA FOR THE
HALF-YEAR ENDED THE 30TH OF JUNE, 1886.

RECEIPTS.				EXPENDITURE.			
	£	s.	c.p.		£	s.	c.p.
Balance from last Account ...	70	2	7	Salary of the President for three months...	9	0	0
Slaughter-house Fees...	39	13	3	Other Salaries...	47	15	3
Arrears of Weighing Tax for 1885 ...	32	6	3½	Wages of Scavengers ..	15	0	0
Weighing Tax...	5	7	0¾	School Grants...	30	0	0
Measuring Tax ...	0	0	7¾	Charity ...	10	12	6½
Tax on Loads ...	8	0	3	Repairs to Roads ...	40	17	3¾
Rates on Trades and Professions for the year 1885	6	18	0	Water Expenses ...	24	8	5½
" " " " 1886	0	15	0	Lighting of the Town ...	7	19	3½
Building Licenses ...	1	12	0	Rent of Municipal Office ...	3	16	3
Contracts for Legalisation ...	0	8	3½	Buying and pulling down a Shop ...	15	0	0
Sale of Water ...	28	0	0	Conservancy of Trees ...	1	5	7
Sale of a Shop ...	50	0	0	Cleaning Public Latrines ...	1	16	1
Storage of Petroleum ...	0	12	1	Printed Receipt Books ...	7	0	0
Subscriptions for buying a Shop ...	12	2	0	Stationery ...	1	2	5½
Sale of Stones of the above Shop ...	2	10	0	Miscellaneous... ..	5	12	1¾
Sale of Refuse ...	5	12	8				
Miscellaneous... ..	1	12	2½	Balance in hand ...	44	6	8½
	£265	13	4		£221	6	4½
					44	6	8½
					£265	13	4

We certify that we have examined the accounts of the Municipality of Kyrenia for the Half-Year ended the 30th of June, 1886, as provided for by "The Municipal Councils Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

Dated 14th October, 1886.

G. LOIZIDES }
ISMAIL HAKKI } *Auditors.*

(No. 4.)

GOVERNMENT NOTICE.

IT is hereby notified that manufacturers of Wine are at liberty to draw off their Wines prior to assessment for the purpose of clearing them from the lees (or dregs).

The dregs, if destroyed prior to, or at the time of, the assessment, will be exempted from payment of duty.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
17th November, 1886.

(No. 5.)

LEGISLATIVE COUNCIL.

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to direct that it be notified for general information that the following persons have been returned to serve in the Legislative Council of Cyprus :—

1ST ELECTORAL DISTRICT—NICOSIA AND KYRENIA.

Elected by the Mahometan Voters.

Uzengiji Zadé Hussein Effendi.

Elected by the non-Mahometan Voters.

Evstathios Constantinides.
Paskali Constantinides.

2ND ELECTORAL DISTRICT—FAMAGUSTA AND LARNACA.

Elected by the Mahometan Voters.

Mehmed Naim Effendi.

Elected by the non-Mahometan Voters.

M. M. N. Rossos.
Soterios M. Emphieji.
John D. Karemphylaki.

3RD ELECTORAL DISTRICT—LIMASSOL AND PAPHO.

Elected by the Mahometan Voters.

Ahmed Rashid Effendi.

Elected by the non-Mahometan Voters.

Kyprianos, Bishop of Kition.
George Sava Malikides.
Socrates Nicolas Francoudi.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
19th November, 1886.

(No. 6.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to make the following appointments :—

Mr. Dandolo, Clerk, District Court, Larnaca, to be also Assistant Registrar and Interpreter of the said Court. Dated 20th November, 1886.

Mr. Vondiziano, Clerk, District Court, Limassol, to be also Assistant Registrar and Interpreter of the said Court. Dated 20th November, 1886.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
20th November, 1886.

(No. 7.)

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following Bulletin of Epizootic Diseases in Foreign Countries reported to the 20th of November, 1886 :—

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

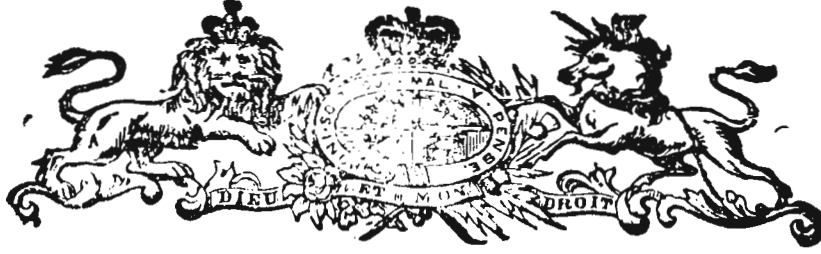
Nicosia,
20th November, 1886.

BULLETIN of EPIZOOTIC DISEASES in Foreign Countries reported to the 20th of November, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	" "
	Mersina	" "
Greece	Caradash	" "
	Greece	Anthrax (cattle)

20th November, 1886. F. C. HEIDENSTAM,
Chief Medical Officer.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



The Cyprus Gazette.

(Published by Authority.)

No. 217.]

SATURDAY, DECEMBER 4TH, 1886.

(No. 1.)

HIS EXCELLENCY THE HIGH COMMISSIONER has been pleased to make the following promotion and appointment :—

Mr. Claudio Gaffero, Master of the Revenue Cutter, to be Tide Surveyor, *vice* Mr. G. Lisano, deceased. Dated 13th May, 1886.

Mr. Salvo L. Gauci to be Master of the Revenue Cutter, *vice* Mr. C. Gaffero, promoted. Dated 14th May, 1886.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
24th November, 1886.

(No. 2.)

THE INFECTIOUS DISEASES PREVENTION ORDINANCE, 1883.

SMALL POX.

HIS EXCELLENCY THE HIGH COMMISSIONER, under the power and authority in him vested by "The Infectious Diseases Prevention Ordinance, 1883," is pleased to notify that the undermentioned place is infected with contagious and infectious disease.

The Lapierre Chiftlik at the village of Contea, in the Famagusta District.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
27th November, 1886.

(No. 3.)

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to notify for general information that an intimation has been received from the Secretary of State for the Colonies that The Queen has been graciously pleased to give orders for the appointment of Mr. Robert Hamilton Lang, Executive Commissioner for the Island of Cyprus at the Colonial and Indian Exhibition of 1886, to be an Additional Companion of the Most Distinguished Order of Saint Michael and Saint George.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
30th November, 1886.

(No. 4.)

UNDER the power and authority vested in him by "The Cyprus Courts of Justice Order, 1882," His Excellency the High Commissioner has been pleased to make the following appointment :—

William Reith, Esq., Barrister-at-Law, President of the District Court of Papho, to act as President of the District Court of Limassol, in addition to his other duties, from the 30th of November, 1886, during the absence of John Page Middleton, Esq., or until further orders.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
30th November, 1886.

(No. 5.)

NOTICE.

LAND REGISTRY OFFICE.

WHEREAS Christofi Sirimi of Ayia Phyla has petitioned the Principal Officer of Land Registry of the District of Limassol for the registration in his name of the lands hereinafter described and situated in the Village of Ayia Phyla in the District of Limassol, namely:—

Locality.	Area.	Boundaries.	Nature.	Interest.
Ayios Tifikos	Donums. 20	Children of Kousetto, Michael Sinno, Noufrio Sava and edge.	Arazi Miric	
Ayios Tifikos	6	Noufrio Sava, Children of Ipearidi, Mariou and edge.	do.	
Trakhona	10	Christofi Costi, Lime-kiln. Yani Lenondia, Christofi Schini, Panayiotou and Mariou Yeorghiou.	do.	
Afendika	6	Children of Kousetto on two sides and H. Christofi Schini on the other two.	do.	
Askopetro, near the village	$\frac{1}{2}$	Erothia Tikke, Arausso Children, Yorgho Koftero and Christofi Pavli.	do.	
Askiti	1	Mariou Yorgho, Askiti, Panayia and Marousa.	do.	
Inside the village	$\frac{1}{2}$	Demostheni Anastassi, Kousetto Children two sides and the other sides Stoffo Children.	do.	

This is to give notice that the above registration will be effected on the fourth day of March, 1887, unless evidence shall be previously produced to the Principal Land Registry Officer of the District of Limassol showing that such registration ought not to be made.

R. FISHER,

*Acting Commissioner and Principal Officer of Land Registry,
Limassol District.*

Dated 1st December, 1886.

(No. 6.)

REVENUE SURVEY.

UNDER the powers vested in him by "The Revenue Survey Ordinance, 1879," His Excellency the High Commissioner hereby directs a Survey to be made of the villages of Trachona and Orta Keny, in the Nahieh of Deyrmanlik, Nicosia District.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia,

2nd December, 1886.

(No. 7.)

NOTICE.

LEGISLATIVE COUNCIL.

HIS EXCELLENCY THE HIGH COMMISSIONER directs it to be notified that an Election by the Non-Mahometan Voters of the First Electoral District (Nicosia and Kyrenia) of a Member to serve in the Legislative Council of Cyprus, will be held at Nicosia, on Wednesday, the 22nd day of December, 1886.

In the event of a poll being required, the polling places and villages to poll at the several polling stations will be as fixed by Notice No. 8 published in *Gazette* No. 208 of the 11th of September, 1886.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia,

3rd December, 1886.

(No. 8.)

LAPITHOS MUNICIPALITY.

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following statement of the Receipts and Expenditure of the Municipality of Lapithos for the Half-Year ended the 30th of June, 1886.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia,

4th December, 1886.

STATEMENT OF THE RECEIPTS AND EXPENDITURE OF THE MUNICIPALITY OF LAPITHOS FOR THE HALF-YEAR ENDED THE 30TH OF JUNE, 1886.

RECEIPTS.				EXPENDITURE.			
	£	s.	c.p.		£	s.	c.p.
Balance from last Account ...	3	8	8	For building a Slaughter House ...	23	3	0
Collection of Arrears of last Account ...	32	0	4½	Rent of the Municipal room ...	0	10	0
Building Licenses ...	0	10	0	Subscription to <i>The Cyprus Gazette</i> ...	0	5	0
Balance due to the President ...	5	9	6½	Contributions to Poor ...	0	4	6
				Salary of one Guard ...	0	4	4
				Salary of President ..	12	0	0
	<u>£41</u>	<u>9</u>	<u>1</u>		<u>£41</u>	<u>9</u>	<u>1</u>

NOTE.—Arrears still due for half year before last £5 0s. 0c.p.

We certify that we have examined the accounts of the Municipality of Lapithos for the Half-Year ended the 30th of June, 1886, as provided for by "The Municipal Councils' Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

Dated 14th November, 1886.

GEORGIOS KYRIAKIDES }
MEHMET DJEMAL HUSSEIN AGA } *Auditors.*

(No. 9.)

KARAVAS MUNICIPALITY.

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following statement of the Receipts and Expenditure of the Municipality of Karavas for the Half-Year ended the 30th of June, 1886.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia,
4th December, 1886.

STATEMENT OF THE RECEIPTS AND EXPENDITURE OF THE MUNICIPALITY OF KARAVAS FOR THE HALF-YEAR ENDED THE 30TH OF JUNE, 1886.

RECEIPTS.				EXPENDITURE.			
	£	s.	c.p.		£	s.	c.p.
Balance from last Account ...	13	7	7	Bridge building ...	23	6	0
Weighing Tax ...	19	17	0	For completing another Bridge ...	3	0	0
Slaughter-house Fees... ..	6	7	6	For building Slaughter Houses ...	11	19	8½
				Grant to Girls' School ...	2	0	0
				Salary of President ...	3	0	0
Balance due to the President ...	8	13	4½				
	<u>£39</u>	<u>12</u>	<u>4</u>		<u>£48</u>	<u>5</u>	<u>8½</u>
	<u>£48</u>	<u>5</u>	<u>8½</u>		<u>£48</u>	<u>5</u>	<u>8½</u>

We certify that we have examined the accounts of the Municipality of Karavas for the Half-Year ended the 30th of June, 1886, as provided for by "The Municipal Councils' Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

Dated 31st October, 1886.

GEORGIOS KYRIAKIDES }
ANDREAS COUMIDES } *Auditors.*

(No. 10.)

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following Bulletin of Epizootic Diseases in Foreign Countries reported to the 4th of December, 1886 :—

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia,
4th December, 1886.

BULLETIN of EPIZOOTIC DISEASES in Foreign Countries reported to the 4th of December, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	{ Alexandretta	" "
	{ Mersina	" "
Greece	{ Caradash	" "
	{ Greece	Anthrax (cattle)

4th December, 1886.

F. C. HEIDENSTAM,
Chief Medical Officer.

Price 2 Piastres.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



The Cyprus Gazette.

(EXTRAORDINARY.)

(Published by Authority.)

No. 218.]

THURSDAY, DECEMBER 9TH, 1886.

HIS EXCELLENCY THE HIGH COMMISSIONER has received with deep regret the intelligence of the death, at Limassol on the 7th instant, of Kyprianos, Metropolitan Bishop of Kitium, and, in making this intelligence known, His Excellency desires to record his sense of the loss which the Government of the Island and the community generally have sustained, and to express his sincere personal sympathy with the relatives and friends of the deceased Prelate in the misfortune that has come upon them.

The Bishop of Kitium sat for three years as a Member in the Legislative Council of Cyprus, and in the performance of his legislative duties, he displayed energy and ability of no common order. His loss is one that His Excellency is convinced will be mourned by all classes in Cyprus, and more especially by those who had the benefit of his experience and intimate knowledge of all matters connected with the various wants and interests of the population of the Island.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia,

9th December, 1886.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ



The Cyprus Gazette.

(Published by Authority.)

No. 219.] SATURDAY, DECEMBER 18TH, 1886.

(No. 1.)

MUNICIPAL COMMISSION NICOSIA.

UNDER the power and authority vested in him by "The Municipal Councils' Law, 1885," His Excellency the High Commissioner is pleased to confirm the following Trade Rates.

By His Excellency's Command,

Nicosia,

6th December, 1886.

FALK. WARREN,

Chief Secretary to Government.

TRADE RATES.

UNDER the powers conferred by "The Municipal Councils' Law" (No. VIII of 1885), the following Rates have been fixed as those to be taken in respect of Trades and Professions carried on within the Municipal limits:—

Trade or Profession.	CLASS.					Trade or Profession.	CLASS.				
	1st.	2nd.	3rd.	4th.	5th.		1st.	2nd.	3rd.	4th.	5th.
Merchants	15/-	12/-	10/-	6/-	3/-	Owners of Silk-winding Machines...	10/-	—	—	—	—
Grocers	10/-	7/-	5/-	3/-	2/-	Hawkers.....	£1	—	—	—	—
Distillers	£3	£2	—	—	—	Muleteers	5/-	3/-	—	—	—
Tanners	15/-	8/-	6/-	4/-	2/-	Proprietors of Camels	10/-	5/-	—	—	—
Bakers	15/-	10/-	6/-	4/-	2/-	Lantern Makers and Tinnners.....	5/-	4/-	3/-	2/-	—
Barbers	5/-	4/-	3/-	2/-	—	Gold and Silversmiths.....	5/-	4/-	3/-	2/-	—
Boot and Shoemakers	10/-	8/-	6/-	4/-	2/-	Felt Makers	15/-	12/-	10/-	8/-	6/-
Auctioneers	2/-	1/-	—	—	—	Tobacco Manufacturers	£1	—	—	—	—
Timber Merchants	15/-	12/-	5/-	4/-	—	Boiler Makers and Coppermiths ...	10/-	8/-	6/-	4/-	2/-
Carpenters and Masons	10/-	8/-	6/-	4/-	2/-	Market Gardeners	3/-	2/-	—	—	—
Dyers	10/-	8/-	6/-	4/-	2/-	Cloth Printers	3/-	2/-	1/-	—	—
Shoeing Smiths.....	5/-	4/-	3/-	2/-	—	Cooks and Restaurant Keepers.....	10/-	6/-	4/-	2/-	—
Potters	5/-	4/-	3/-	2/-	—	Advocates	£5	£3	£2	£1	15/-
Saddlers	5/-	4/-	3/-	2/-	—	Curd Makers (Yaourtjis and Kai-makjis)	5/-	3/-	2/-	—	—
Blacksmiths	10/-	7/-	5/-	2/-	—	Oil Makers.....	5/-	3/-	2/-	—	—
Tailors	10/-	7/-	5/-	2/-	—	Sweetstuff Makers (Helvajis, &c.)...	5/-	3/-	2/-	—	—
Cart Builders	10/-	4/-	2/-	—	—	Bath Keepers	2/-	1/-	—	—	—
Inn and Coffee-house Keepers ...	10/-	5/-	4/-	2/-	—	Bag Makers	3/-	2/-	—	—	—
Quilt Makers.....	5/-	4/-	3/-	2/-	—	Apothecaries and Perfumers	10/-	6/-	4/-	2/-	—
Owners of Flour and Cotton Mills	£1	15/-	—	—	—	Watch Makers	5/-	4/-	3/-	—	—
Proprietors of Diligences	£1	15/-	5/-	—	—	Rope Makers	3/-	2/-	—	—	—
" Bullock Carts	15/-	—	—	—	—	Confectioners	3/-	2/-	—	—	—
Fly Proprietors.....	£2	£1	—	—	—	Knife Makers	2/-	1/-	—	—	—
Khan Keepers	10/-	5/-	3/-	—	—	Greengrocer and Fruiterers	8/-	5/-	3/-	—	—
Haberdashers	10/-	5/-	2/-	—	—	Theatrical Companies, Conjurers, and other Travelling Shows	£2	£1	10/-	—	—
Bankers	£5	—	—	—	—						
Candle Makers	12/-	10/-	4/-	2/-	—						

Nicosia,
27th October, 1886.

M. KING, Commissioner.
C. H. SEVERIS, }
SAFVET, } Members.

(No. 2.)

THE LIMASSOL ROADS LAW, 1885.

ORDER OF HIS EXCELLENCY THE HIGH COMMISSIONER IN COUNCIL.—No. 93

WHEREAS by an Order of the High Commissioner in Council, bearing date the 12th day of

August, 1886, in exercise of the powers vested in him in that behalf by "The Limassol Roads Law, 1885," the High Commissioner was pleased to order that a certain road should be constructed for the purpose of connecting with the town of Limassol the village of Omodhos, and, further, that the said road should be constructed in one Section, as in the said Order specified.

And, Whereas, in the exercise of the powers aforesaid, the High Commissioner, upon the 21st day of August, 1886, appointed a Committee to examine and report upon the following matters :—

- 1, what villages ought to contribute to the expense of the Section ;
- 2, what proportion of such contribution ought to be borne by each village ;

and prescribed that the said Committee should make their report to the Chief Secretary to Government by the 5th day of October, 1886, and the said report was published in the official *Gazette* upon the 9th day of October, 1886.

Now, Therefore, in exercise of the powers in him vested by "The Limassol Roads Law, 1885," and taking into consideration the report of the said Committee, and by and with the advice of His Executive Council, His Excellency the High Commissioner is pleased to order, and it is hereby ordered, as follows.

The villages to contribute to the cost of the section of the road in question, numbered 6, and described in the said Order of the High Commissioner in Council

of the 12th day of August, 1886, and the proportion of such contribution to be borne by each such village shall be as follows :—

Name of Village.	Percentage of Liability.
Omodhos	50
Vassa	18
Potamiour	15
Mallia	10
Arsos	4
Kissoussa	3
	100

Given under my hand and official seal at Nicosia, this ninth day of December, 1886.

HENRY BULWER,
High Commissioner.

T. J. CHAMBERLAINE,
Clerk of Council.

(No. 3.)

LARNACA MUNICIPALITY.

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following statement of the Receipts and Expenditure of the Municipality of Larnaca for the Half-Year ended the 30th of June, 1886.

By His Excellency's Command,

FALK. WARREN,

Chief Secretary to Government.

Nicosia,
9th December, 1886.

STATEMENT OF THE RECEIPTS AND EXPENDITURE OF THE MUNICIPALITY OF LARNACA FOR THE HALF-YEAR ENDED THE 30TH OF JUNE, 1886.

RECEIPTS.				EXPENDITURE.			
	£	s.	c.p.		£	s.	c.p.
Slaughter House	370	4	0	Balance on 1st January, 1886	669	0	3
Roosomat	175	8	1½	Cleaning the Town	59	19	1½
Contracts	8	1	8	Lighting the Town	41	2	5
Footpaths	22	11	8	Pensions and Contributions	12	14	6
Quay, during the Fair	6	16	3½	Repairs to Streets	25	3	6
Passports	2	6	0	Salaries to Officials	146	12	8
Theatrical Representations	2	10	0	Salary to Mayor for two months	20	0	0
Fines	1	17	0	Expenses for Roosomat	101	11	4½
Building Licenses	0	18	4½	Tree Planting	8	11	1½
Trade Licenses of 1884	1	5	0	Rents	17	5	0
Tin Boxes of Petroleum	0	19	5	Quay	37	10	0
Rent of a Store	0	1	7	Maintenance of Foundations	4	0	5
	503	0	1½	Offices	4	7	2
Balance Dr. 30th June, 1886	578	19	1½	Interest on Slaughter House loan	5	9	1½
	£1,171	19	3½	Miscellaneous	18	11	4
					£1,171	19	3½
	£	s.	c.p.		£	s.	c.p.
To Imperial Ottoman Bank	196	12	0	From Water Fund	17	8	4½
To Anglo-Egyptian Bank	208	12	4	From Cash in hand	20	11	4½
To President of Municipal Council	142	17	1		37	19	8½
To Z. Antoniadis, Trustee of Avios Lazaros	40	0	0	Balance	573	19	1½
To S. Vasilias and Zymbulakis	21	17	0		£616	19	1½
To N. Tokkani	7	0	5½				
	£616	19	1½				

We certify that we have examined the accounts of the Municipality of Larnaca for the Half-Year ended the 30th of June, 1886, as provided for by "The Municipal Councils' Ordinance, 1882," and that the above is a correct statement of its Receipts and Expenditure during that period.

Dated 3rd December, 1886.

P. L. THEMISTOCLES }
N. VONITZIANO } *Auditors.*

(No. 4.)

QUARANTINE NOTICE.

UNDER the powers vested in him by "The Quarantine Ordinance, 1879," His Excellency the High Commissioner is pleased to direct that—

1. The Quarantine now in force against direct arrivals from the Danube Ports, the Shore of the Black Sea between Sulina and Bourgas, the Italian, Austrian and Montenegrin Shores of the Adriatic and the Province of Malaga shall be reduced from ten to five days. This order will apply to all ships leaving any of the ports or places above-named on or after the 13th of November, 1886.

2. Arrivals from Sardinia will be admitted to free pratique after a medical inspection.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
9th December, 1886.

(No. 5.)

QUARANTINE NOTICE.

UNDER the powers vested in him by "The Quarantine Ordinance, 1879," His Excellency the High Commissioner is pleased to direct that—

1. The Quarantine now in force against direct arrivals from the Province of Malaga shall be abolished from this date. All arrivals will, however, be required to undergo a medical inspection before being admitted to pratique.

2. Arrivals from Gibraltar shall, from this date, be admitted to free pratique.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
13th December, 1886.

(No. 6.)

THE INFECTIOUS DISEASES PREVENTION ORDINANCE, 1883.

SMALL POX.

HIS EXCELLENCY THE HIGH COMMISSIONER, under the power and authority in him vested by "The Infectious Diseases Prevention Ordinance, 1883," is pleased to notify that the undermentioned place is infected with contagious and infectious disease.

The village of Contea, in the Famagusta District.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
13th December, 1886.

(No. 7.)

GOVERNMENT NOTICE.

NOTICE is hereby given that any person who shall wilfully cut or damage any tree that is the property of the State will be prosecuted according to Law. And all persons are hereby cautioned that forest trees situated outside the Boundary lines of a delimited Forest are the property of the State, unless such trees are within the boundaries of lands the property of private individuals.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
13th December, 1886.

(No. 8.)

LEGISLATIVE COUNCIL.

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication for general information of the following draft law, which it is proposed to lay before the Legislative Council, and it is published accordingly in a Supplement to this *Gazette*.

"A Law to provide for the preservation of copies of Books printed in Cyprus, and for the registration of such books."

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
15th December, 1886.

(No. 9.)

LIMASSOL MUNICIPALITY.

THE following Resolution passed by the Municipal Council of Limassol is published for general information.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
16th December, 1886.

RESOLUTION PASSED BY THE MUNICIPAL COUNCIL ON THE 13th DAY OF JULY, 1886.

WHEREAS in the opinion of the Municipal Council it is most desirable that some steps should be taken to provide for the prompt repayment of the debt due to the Bank in order to relieve the Municipality of the annual interest paid thereon, and whereas the surplus revenue, after providing only for the most urgent requirements of the Municipality, is thought insufficient to provide for the prompt repayment of the debt and for any expense which the necessity of the Municipality might require, it is deemed advisable to ask the sanction of the High Commissioner to raise by taxation on the renters or occupiers of immoveable property within the limits of the Municipality a sum equal to £250 sterling, or not exceeding $2\frac{1}{2}$ per cent. of the rental value of such property.

This tax to be levied in accordance with Clause 10 of "The Municipal Councils' Ordinance, 1882," and in lieu of the professions tax hitherto collected.

DR. M. CARAGEORGIADIS, President.
CHAS. CHRISTIAN, Member.
GEO. PAVLIDES "
S. ARAOUZOS "
FETHI "

(No. 10.)

NOTICE.

LEGISLATIVE COUNCIL.

HIS EXCELLENCY THE HIGH COMMISSIONER directs it to be notified than an election by the Non-Mahometan voters of the Third Electoral District (Limassol and Papho) of a Member to serve in the Legislative Council of Cyprus will be held at Limassol on Monday the third day of January, 1887.

In the event of a poll being required, the polling places and villages to poll at the several polling stations will be as fixed by Notice No. 8 published in *Gazette* No. 208 of the 11th of September, 1886.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
17th December, 1886.

(No. 11.)

THE WOODS AND FORESTS DELIMITATION ORDINANCE, 1881.

NOTICE is hereby given that a copy of the reports of the Forest Delimitation Commission describing the limits of the undermentioned State Forests situated in the Districts of Nicosia, Paphos and Limassol have been deposited with the Commissioners of those Districts.

All persons objecting to the delimitation stated in the said reports to have been made must carry in their objections thereto within six months from the 23rd day of December, 1886.

Forests delimited in the Nicosia, Paphos and Limassol Districts.

Paphos or Kykkou Forest.

In the Nicosia District.

Xerovounos Forest,

situated on the west of the village of Xerovounos and east of the Pyrgo River.

Loutros Forest,

situated between the villages of Loutros and Xerovounos.

Kapparka Forest,
situated at the place known as Kapparka within the village lands of Xerovounos.

Amadhias Forest,
situated by the sea within the lands of the village of Amadhias.

Pakhy Amnos Forest,
situated between the villages of Pakhy Amnos and Paliambela.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

(No. 12.)

THE CONTAGIOUS DISEASES (ANIMALS') ORDINANCE, 1880.

HIS EXCELLENCY THE HIGH COMMISSIONER, under the power and authority vested in him by "The Contagious Diseases (Animals') Ordinance, 1880," is pleased to notify that the undermentioned place is infected with Sheep-pox, and that the moving of sheep into or out of the area so notified to be infected is forbidden until further orders.

The village of Vitsada in the District of Famagusta.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
18th December, 1886.

(No. 13.)

HIS EXCELLENCY THE HIGH COMMISSIONER is pleased to direct the publication of the following Bulletin of Epizootic Diseases in Foreign Countries reported to the 18th of December, 1886.

By His Excellency's Command,
FALK. WARREN,
Chief Secretary to Government.

Nicosia,
18th December, 1886.

BULLETIN of EPIZOOTIC DISEASES in Foreign Countries reported to the 18th of December, 1886.

Country.	Locality.	Nature of Disease.
Russia	Russia	Cattle plague
Asia Minor	Alexandretta	" "
	Mersina	" "
Greece	Caradash	" "
	Greece	Anthrax (cattle)

18th December, 1886.

F. C. HEIDENSTAM,
Chief Medical Officer.

Price 2 Piastres.

The

 CYPRUS GAZETTE.
 SUPPLEMENT.

(Published by Authority.)

SATURDAY, DECEMBER 18TH, 1886.

DRAFT OF A LAW,

“TO PROVIDE FOR THE PRESERVATION OF COPIES OF BOOKS PRINTED IN CYPRUS, AND FOR THE REGISTRATION OF SUCH BOOKS.”

Whereas it is expedient to provide for the preservation of two copies of every book printed or lithographed in Cyprus, and for the registration of such books.

Preamble.

Be it therefore enacted by His Excellency the High Commissioner of Cyprus, by and with the advice and consent of the Legislative Council thereof, as follows:—

1. In this Law, unless the context otherwise requires, the term “book” includes every volume, part or division of a volume, and pamphlet in any language, and every sheet of music, map, chart or plan separately printed or lithographed; but shall not include any publication which consists merely of a price list, sale catalogue annual report, trade circular or trade advertisement.

Interpretation Clause.

2. Three printed or lithographed copies of the whole of every book which shall be printed or lithographed in Cyprus after this Law shall come into force, together with all maps, prints or other engravings belonging thereto, finished and coloured in the same manner as the best published copies of the same, and also of any second or subsequent edition which shall be so produced with any additions or alterations, whether the same shall be in letter-press or in the maps, prints, or other engravings belonging thereto, and whether the first edition of such book shall have been produced before or after this Law shall come into force, shall, within one calendar month after the day on which any such book shall first be delivered out of the press, and notwithstanding any agreement (if the book be published) between the printer and publisher thereof, be delivered free of any charge, claim or demand whatsoever by the printer, bound, sewed or stitched together, and upon the best paper on which the same shall be printed or lithographed, at such place and to such officer as the High Commissioner, with the advice of the Executive Council, shall, by notification in the *Official Gazette*, from time to time direct. The publisher or other person employing the printer shall, at a reasonable time before the expiration of the said month, supply him with all maps, prints and engravings, finished and coloured as aforesaid, which may be necessary to enable him to comply with the requirements aforesaid.

Three copies of books printed after this Law comes into force and of all subsequent editions to be delivered to Government within a month of being printed.

3. Such officer shall thereupon give a receipt in writing for the copies so received.

Receipt and payment for copies.

4. Two of such copies shall be transmitted to the Keeper of the Department of Printed Books at the British Museum, and the remaining copy shall, after a memorandum containing the particulars hereinafter mentioned respecting the book shall have been registered as hereinafter provided, be deposited in such public library, or be otherwise disposed of, as the High Commissioner shall from time to time determine.

Disposal of the three copies.

5. There shall be kept at such office, and by such officer, as the High Commissioner, with the advice of the Executive Council, shall appoint in this behalf, a book to be called “A Catalogue of Books printed in Cyprus,” wherein shall be registered a memo-

Registration of memoranda on books.

randum of every book which shall have been delivered pursuant to section 2 of this Law ; such memorandum shall (so far as may be practicable) contain the following particulars, that is to say :—

- (1). The title of the book and the contents of the title-page, with a translation into English of such title and contents, when the same are not in the English language ;
- (2). The language in which the book is written ;
- (3). The name of the author, translator or editor of the book or any part thereof ;
- (4). The subject ;
- (5). The place of printing and the place of publication ;
- (6). The name or firm of the printer, and the name or firm of the publisher ;
- (7). The date of issue from the press or of the publication ;
- (8). The number of sheets, leaves or pages ;
- (9). The size ;
- (10). The number of the edition ;
- (11). The number of copies of which the edition consists ;
- (12). Whether the book is printed or lithographed ;
- (13). The price at which the book is sold to the public ; and
- (14). The name and residence of the proprietor of the copyright or of any portion of such copyright.

Such memorandum shall be made and registered in the case of each book as soon as practicable after the delivery of the copies thereof in manner aforesaid.

Publication of memoranda registered.

6. The memoranda registered during each quarter in the said catalogue shall be published in the *Official Gazette*, as soon as may be after the end of such quarter, and a copy of the memoranda so published shall be sent to the Secretary of State for the Colonies.

Penalty for non-delivery of books by printer.

7. Every printer who neglects to deliver three copies of any such book as is referred to in section 2 of this Law, or of any second or subsequent edition of any such book to the officer and in the manner hereinbefore prescribed, shall be guilty of an offence, and for each such offence shall be liable to a fine not exceeding £2.

Penalty for non-supply of maps &c. by publisher.

8. Every publisher or other person, employing any such printer, who neglects to supply him in manner aforesaid with maps, prints or engravings finished and coloured as aforesaid, which may be necessary to enable such printer to comply with the provisions of the said section, shall be guilty of an offence, and for each such offence shall be liable to a fine not exceeding £2.

Mode of recovering penalties.

9. All pecuniary penalties imposed under this Law may be recovered in the manner prescribed by "The Fines and Penalties Recovery Ordinance, 1883."

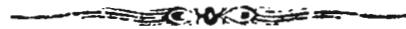
Power of High Commissioner in Executive Council to make rules.

10. The High Commissioner, with the advice of the Executive Council, shall have power to make such rules as may be necessary or desirable for carrying out the objects of this Law, and from time to time to repeal, alter and add to such rules. All such rules and all repeals and alterations thereof and additions thereto shall be published in the *Official Gazette*.

Power of High Commissioner in Executive Council to exclude any class of books from operation of this Law. Commencement of Law.

11. The High Commissioner, with the advice of the Executive Council, may, by notification in the *Official Gazette*, exclude any class of books from the operation of the whole or any part or parts of this Law.

12. This Law shall come into operation on the _____ day of _____, 188 .



Price 1 Piastre.

ΚΥΠΡΙΑΚΗ ΔΗΜΟΚΡΑΤΙΑ

