

of the attendance of witnesses thereat, the production of papers, the persons by whom the costs of such inquiries and investigations are to be paid and the manner of enforcing such payment ;

(n) generally for the better carrying out of the purposes of this Law.

15. Nothing in this Law shall be deemed to affect the obligation of any person to obtain a licence in respect of any place or building to which the provisions of section 164 of the Municipal Corporations Laws, 1930 and 1934, apply and the liability of such person for the payment of any fee prescribed in respect of such licence.

Saving.

26 of 1930.
44 of 1934.

No. 31 OF 1937.

A LAW TO AMEND THE MUNICIPAL CORPORATIONS LAWS, 1930 AND 1934.

H. R. PALMER,
Governor.

[28th October, 1937.

BE it enacted:—

1. This Law may be cited as the Municipal Corporations (Amendment) Law, 1937, and shall be read as one with the Municipal Corporations Laws, 1930 and 1934, (hereinafter called "the Principal Law"), and the Principal Law and this Law may together be cited as the Municipal Corporations Laws, 1930 to 1937.

Short title.

26 of 1930.
44 of 1934.

2. The following section shall be inserted immediately after section 191 of the Principal Law :—

Insertion of new section 191A in the Principal Law.

“Carobs transported from within municipal limits and fees payable thereon.

191A.—(1) Notwithstanding anything in this Law contained, no carobs shall be transported either by land or sea from within any municipal limits to any other place within the Colony unless such carobs have been weighed by a municipal weigher and the weighing fee prescribed in sub-section (3) has been paid.

(2) Any person intending to transport carobs as aforesaid shall give notice to a municipal

weigher that the same are ready and required to be weighed and shall afford to the municipal weigher every facility to enable such weighing to take place and all such carobs shall be weighed by the municipal weigher.

(3) Upon such weighing the consignor of the carobs, or the consignee thereof for the account of the consignor, shall pay to the municipal weigher a weighing fee at the rate of two and a half piastres for each Aleppo cantar of the carobs so weighed, and thereupon the municipal weigher shall give to the payee a receipt in respect thereof showing the quantity of the carobs weighed and the amount of the fee paid.

(4) Where any carobs—

- (a) which have been weighed, and
- (b) in respect of which a weighing fee has been paid and a receipt therefor has been given

as in this section provided, are—

- (i) taken within any other municipal limits for disposal therein or for export therefrom either in their natural state or ground, or
- (ii) sold within any other municipal limits, either in their natural state or ground, and in consequence of such sale such carobs or any part thereof are required to be weighed,

then upon the production of the said receipt to the municipal weigher and upon proof to his reasonable satisfaction that such carobs are the carobs in respect of which the said receipt was given or that a quantity of carobs equivalent to that shown in the receipt has passed into the hands, and is in the possession, of the person producing such receipt, the municipal weigher shall endorse the receipt accordingly and thereupon no further fee shall be charged under this Law in respect of any such carobs or any part thereof or in respect of the weighing thereof.

