
K.L.B.L./21/4/2009

**ATT DWAR KUNSILLI LOKALI
(KAP. 363)**

***Bye-Laws tal-2009* dwar **Kontroll tal-Ħamiem**
(**Kunsil Lokali Gżira**)**

BIS-SAĦĦA tas-setgħa mogħtija bl-artikoli 33, 34, 35(8), 36 u 60 ta' l-Att dwar Kunsilli Lokali, il-Kunsill Lokali Gżira għamel il-*Bye-Laws* li ġejjin:-

1.1 It-titolu ta' dawn il-*Bye-Laws* hu *Bye-Laws tal-2009* Titolu.
dwar Kontroll tal-Ħamiem (Kunsill Lokali Gżira).

1.2 Dawn il-*Bye-Laws* għandhom jibdew isehħu xahar wara Bidu fis-seħħ.
l-pubblikazzjoni tagħhom fil-Gazzetta.

2. F'dawn il-*Bye-Laws*, kemm-il darba r-rabta tal-kliem ma Tifsir.
tkunx teħtiegħ xort'oħra:-

“l-Att” tfisser l-Att dwar Kunsilli Lokali;

“ħamiem domestiku” tfisser ħamiem li jkun miżmum f'post ta' abitazzjoni jew xi post ieħor għal skop ta' rikreazzjoni, passatemp jew sport;

“ħamiem selvaġġ” tfisser ħamiem li ma jkunx ħamiem domestiku;

“il-Kunsill” tfisser il-Kunsill Lokali Gżira;

“lokalità” tfisser il-lokalità tal-Gżira kif murija fit-Tieni Skeda li tinsab ma' l-Att.

“il-Kunsill” tfisser il-Kunsill Lokali Gżira;

3.1 F'kull parti tal-lokalità hu projbit li persuna titma' Mhux permess li
ħamiem selvaġġ. persuna titma' ħamiem
selvaġġ.

3.2 Hu projbit ukoll li persuna tħalli, b'mod volontarju, ikel f'postijiet aċċessibbli għall-ħamiehem selvaġġ.

3.3 Id-disposizzjonijiet ta' dan l-artikolu ma japplikawx għal dawk il-persuni li jrabbru jew jieħdu ħsieb ħamiehem domestiku.

Proprietà immobbli
abbandunata.

4. Il-propjetarji ta' proprietà immobbli ġewwa l-lokalità li ma tkunx abitata, għandhom jiżguraw li l-imsemmija proprietà tkun imbarrata b'tali mod li ma jkunux jistgħu jidhlu jew ibejjet ħamiehem selvaġġ ġewwa fiha.

Piena.

5.1 Kull persuna li tikser xi disposizzjonijiet ta' dawn il-*Bye-Laws* tkun ħatja ta' kontravvenzjoni u teħel, meta tinsab ħatja, sakemm ma tkunx applikabbli piena oġhla taħt xi liġi oħra:

5.1.1 għall-ewwel kontravvenzjoni *ammenda* ta' sitta u erbghin euro u disgħa u hamsin ċenteżmu (€46.59);

5.1.2 għat-tieni kontravvenzjoni jew għal kull kontravvenzjoni oħra li tigi wara, *ammenda* ta' disgħa u sittin euro u tmienja u tmenin ċenteżmu (€69.88); u

5.1.3 fil-każ ta' kontravvenzjoni kontinwata, *ammenda* ta' ħdax-il euro u erbgha u sittin ċenteżmu (€11.64) għal kull jum li matulu tkompli l-kontravvenzjoni.

L.C.B.L./21/4/2009

**LOCAL COUNCILS ACT
(CAP. 363)**

Control of Pigeons (Gżira Local Council) Bye-Laws, 2009

IN exercise of the powers conferred by articles 33, 34, 35(8), 36 and 60 of the Local Councils Act, the Gżira Local Council has made the following Bye-Laws:–

1.1 The title of these Bye-Laws is the Control of pigeons (Gżira Local Council) Bye-Laws of 2009. Citation.

1.2 These Bye-Laws shall come into force one month after their publication in the Gazette. Commencement.

2. In these Bye-Laws unless the context otherwise requires – Interpretation.

“the Act” means the Local Councils Act;

“the Council” means the Gżira Local Council;

“domestic pigeons” means pigeons which are kept in a residential place or in some other place for the purpose of recreation, hobby or sport;

“locality” means the locality of Gżira as shown in the Second Schedule to the Local Councils Act;

“wild pigeons” means pigeons which are not domestic pigeons.

3.1 The feeding of wild pigeons in any part of the locality is prohibited. The feeding of wild pigeons by any person is prohibited.

3.2 It is also prohibited for any person to voluntarily leave food in places which are accessible to wild pigeons.

3.3 The provisions of this article do not apply to those persons who keep or take care of domestic pigeons.

Abandoned
immovable property.

4. The owners of abandoned immovable property within the locality shall ensure that the said property be sealed in such a manner that no pigeons may enter or make nests therein.

Penalty.

5.1 Any person who fails to comply with any of the provisions of these Bye Laws shall be deemed to have committed a contravention and shall, on conviction, be liable unless a higher penalty is applicable under any other law:

5.1.1 for a first contravention to a fine (*ammenda*) of forty six euro and fifty nine cents (€46.59).

5.1.2 for a second or subsequent contravention to a fine (*ammenda*) of sixty nine euro and eighty eight cents (€69.88); and

5.1.3 in the case of a continuing contravention to a fine (*ammenda*) of eleven euro and sixty four cents (€11.64) for each day that the contravention continues.

