Schedule, to be a private warehouse for the warehousing of the goods specified in the fourth column of the said Schedule without payment of import duties upon the first entry of such goods therein.

SCHEDULE.

Owner of the premises	Occupier of the premises	Description of the premises	Goods to be warehoused
Messrs. K. J. Droussiotis, Limassol.		One store situated in Ctorides Street, No. 5, Limassol.	Tobacco.

Nicosia, 23rd May, 1941.

(M.P. 589/41.)

J. V. W. Shaw, Colonial Secretary.

No. 121.

THE SUMMER RESORTS DEVELOPMENT LAW, 1938.

BYE-LAWS MADE BY THE SUMMER RESORT DEVELOPMENT BOARD FOR TROODOS.

In exercise of the powers vested in them by the Summer Resorts (Development) Law, 1938, the Summer Resort Development Board for Troödos hereby make the following bye-laws. (M.P. 729/39.)

PART I.

PRELIMINARY.

1. These bye-laws may be cited as the Summer Resort Development (Troödos) Bye-laws, 1941, and are hereinafter referred to as "these bye-laws".

2. These bye-laws shall come into operation from and after the date

of their publication in the Gazette.

PART II.

INTERPRETATION.

3. In these bye-laws, unless the context otherwise requires:—
(a) The following terms have the meanings respectively assigned

to them, that is to say :-

"Animal", save when in any part or chapter of these bye-laws otherwise defined, means any ass, camel, cow, goat, horse, kid, lamb, mule, ox, sheep, swine, fowl, chicken or turkey.

"Bakery" means any premises or place used for preparing

or making or baking bread for sale to the public.

"Board" means the Summer Resort Development Board for Troödos established under the Law.

"Bread" means household bread but does not include fancy bread.

"Chief Veterinary Officer" means the Chief Veterinary Officer to the Government of the Colony of Cyprus and includes any person authorized by him in writing for the purposes of Part III of these bye-laws.

"Commissioner" means the Commissioner of the District of Limassol and includes any person who at any time is lawfully discharging the duties of the Commissioner of the District of

Limassol.

"Fancy bread" means the victuals known as koullouria and

paximadia.

"Foodstuffs" means any goods, commodities, articles, things or liquids used or intended for human consumption, whether in the condition they are sold or after being treated in any way, and includes goods, commodities, articles, things or liquids which may be used wholly or partly for the preparation of food or beverages for human consumption.

"Fresh meat" means the fresh meat of any animal.

"Household refuse" means any ashes, dung, dust, filth, paper, rubbish or any other waste matter.

"Khan" includes any room or place used as a khan or in

connection therewith.

"Law" means the Summer Resorts (Development) Law, 1938,

and any law amending or substituted for the same.

"Medical Officer" means the District Medical Officer of Limassol or his representative and includes any registered Medical Practitioner or other person authorized or appointed by the Board for the purposes of these bye-laws.

"Month" means a calendar month.

"Person" includes any body of persons corporate or

unincorporate.

"Premises" means any building, structure, hut, shop, tent, camp, land or place situated within the area of the Summer Resort.

"Public notification" means a notification signed by the Chairman of the Board or by any other member of the Board authorized by the Board in that behalf, and posted in at least two

conspicuous places within the area of the Summer Resort.

"Summer Resort" means the area of Troödos declared to be a Summer Resort under the Law and shall include any other area in the Colony which the Governor may at any time by Order to be published in the *Gazette* declare to be added to such Summer Resort for the purposes of the Law.

"Troödos Season" means the period commencing on the 1st day of June and ending on the 31st day of October, both days

inclusive, in each year.

5 E.L.

"Year" means a calendar year commencing from the 1st day of January and ending on the 31st day of December, both days inclusive.

(b) References to laws or sections include references to laws or sections

amending or substituted for the same.

Words and expressions, other than the terms defined in paragraph (a) of this bye-law, have the same meaning as similar words and expressions in the Law.

Words importing the masculine gender include females.

Words in the singular include the plural, and words in the plural include the singular.

PART III.

SLAUGHTER-HOUSES.

4.—(1) The premises situated within the Summer Resort at the locality "Loumata" heretofore used by the Board as stables and cattletents are hereby provided and shall henceforth be used as a slaughter-house.

(2) In addition to or in substitution for the premises by this bye-law provided to be the slaughter-house the Board may provide new or other

premises to be a slaughter-house:

Provided that for the purposes of these bye-laws such new or other premises shall be deemed to be a slaughter-house only after a public notification thereof has been made by the Chairman of the Board or by any other member of the Board authorized by the Board in that behalf.

5. The management and control of the slaughter-house shall be vested in the person appointed from time to time by the Board to be the inspector of the slaughter-house (hereinafter in this part of these bye-laws referred to as "the Inspector"), subject to the instructions which may from time to time be given by the Medical Officer.

6. In all matters to which bye-laws 9, 10, 12, 13, 14, 15, 17 and 18 of these bye-laws relate, the Medical Officer and the Inspector shall be guided by, and act in accordance with, the instructions issued to them

from time to time by the Chief Veterinary Officer.

7. The slaughter-house shall be open and shall be kept open for the slaughtering of any animal and the dressing of its carcass daily from sunrise to midday and may be open and kept open with the permission of the Chairman of the Board or the Inspector at such other time and for such other period as may be required.

8.—(1) No animal shall be slaughtered for human consumption or

for sale within the Summer Resort except at the slaughter-house.

(2) No carcass of any such animal shall be cleaned or dressed within

the Summer Resort except at the slaughter-house.

9.—(1) Every animal intended for slaughter shall be submitted for inspection to the Inspector at least eighteen hours before slaughter and shall be detained in the lairages adjacent to the slaughter-house:

Provided that these provisions shall not apply to animals slaughtered

for emergency reasons with the permission of the Inspector.

(2) Every animal detained in the lairages shall, if required by the Inspector, be fed by the owner thereof or by the person who brings such animal for slaughter.

(3) An adequate supply of drinking water for every animal detained

in the lairage shall be provided by the Board.

10. No animals except animals for slaughter for human consumption

shall be allowed within the slaughter-house.

11. No person shall slaughter any animal in the slaughter-house unless he produces and leaves with the Inspector the certificate of ownership in respect thereof.

12.—(1) Every animal shall be inspected before slaughter and every

carcass after slaughter by the Inspector.

(2) No animal shall be slaughtered in the slaughter-house without the

permission of the Inspector.

(3) The carcass and all parts thereof which are capable of being used for human consumption shall, until their inspection is completed, be retained in such manner as will enable them to be identified by the Inspector.

13. The inflation of carcasses and lungs by blowing with the mouth is

prohibited.

14. Every carcass, part or organ which in the opinion of the Inspector is healthy and wholesome shall be passed as fit for human consumption and shall be marked by the Inspector with a seal (hereinafter in this part of these bye-laws referred to as "the seal"), of such design, pattern and colour as may be prescribed from time to time by the Board.

15. Any carcass, part or organ which, in the opinion of the Inspector or the Medical Officer, contains any lesion or disease or other condition that would render the meat unfit for human consumption shall be seized and disposed of in such a manner as the Medical Officer shall direct.

16. No person shall slaughter any animal in the slaughter-house or shall dress or clean therein the carcass thereof unless such person has in his possession a valid and subsisting licence to carry on the trade of a

butcher within the Summer Resort.

17. Every person slaughtering any animal in the slaughter-house or

cleaning or dressing therein the carcass thereof-

(a) shall obtain at the beginning of the Troödos Season and shall have in his possession a certificate from the Medical Officer to the effect that his state of health and physical fitness are such as not to admit of the possible infection of any such animal or carcass thereof,

(b) shall produce such certificate at all times on request to the

Inspector,

(c) shall provide himself with clean and suitable knives, appliances, clothing and overalls to the satisfaction of the Inspector,

(d) shall slaughter such animal at such place in the slaughter-house as shall be indicated from time to time by the Inspector,

- (e) shall clean the carcass of any such animal from offal and refuse or shall dress it at such place in the slaughter-house as shall be indicated from time to time by the Inspector,
- (f) shall dispose of such offal and refuse in such place in the slaughterhouse and in such manner as shall be indicated from time to time by the Inspector,
- (g) shall, whilst the skin of such animal is in the Summer Resort, store the same in the store provided by the Board for this purpose, and
- (h) shall not remove the carcass of any such animal or any part thereof from the slaughter-house until (i) it shall have been inspected by the Inspector, and (ii) it shall have been sealed by the seal, and (iii) the fee prescribed in bye-law 22 of these bye-laws shall have been paid in respect thereof.

18. Every person who handled a diseased carcass, part or organ shall forthwith clean and disinfect his hands, knives and other appliances

in such manner as the Inspector may direct.

19.—(1) The Inspector shall enter daily in a book—

(a) the names and surnames of each person who slaughters any animal in the slaughter-house and of the owner of any such animal,

(b) the number, kind and description of all animals slaughtered in the slaughter-house by each person, and

(c) the fees paid by each person in respect of any animal slaughtered in the slaughter-house.

(2) The Inspector shall supply such reports, returns and information

as may be required by the Chief Veterinary Officer.

- 20.—(1) Save as in paragraph (2) hereof provided no carcass or fresh meat of any animal shall be brought or kept within the Summer Resort for human consumption or for sale or shall be exposed for sale therein, unless—
 - (a) such carcass or fresh meat belongs to an animal which has been slaughtered at the slaughter-house and has been cleaned or dressed therein, and
 - (b) such carcass or fresh meat bears on it the seal in good condition and well preserved.

(2) The Board may from time to time by public notification allow the bringing into the Summer Resort of any carcass or fresh meat belonging to an animal which has been slaughtered at the slaughter-house of a Municipal Corporation or Summer Resort specified in such public notification subject to such terms and conditions as to the Board may seem fit.

(3) The Board may at any time by public notification revoke or cancel a public notification made under the preceding paragraph of this

bye-law.

~21. The Inspector or any other person authorized in writing by the Chairman of the Board may—

(a) examine any carcass or fresh meat found within the Summer

(b) examine any vehicle or receptacle, found within the Summer Resort, which there is reasonable cause to believe contains any carcass or fresh meat.

22. The following fees shall be paid by the owner of or the person slaughtering any animal in the slaughter-house, that is to say:—

		8.	<i>p</i> .
(a) For every bullock, bull, calf, cow or ox	 	 3	3
(b) For every goat, kid, lamb or sheep	 	 1	3
(c) For every swine	 	 -2	3

23. All fees payable under the bye-laws contained in this part of these

bye-laws shall be paid to the Inspector.

24. Every receipt given by the Inspector for any fees payable under this part of these bye-laws shall be produced by the holder thereof at all times on request to the Chairman of the Board or any other person authorized by him for the purpose.

25. In this part of these bye-laws:-

(a) the term "animal" means any bull, bullock, calf, cow, goat, kid, lamb, ox, sheep or swine.

(b) the term "fresh meat" means the fresh meat of any such animal.

PART IV.

MARKETS.

Chapter 1.—Market of Perishable Goods.

26.—(1) The premises situated within the Summer Resort at the locality "Loumata" heretofore used by the Board for the sale of perishable goods are hereby provided and shall henceforth be used as a market of perishable goods.

(2) In addition to or in substitution for the premises by this bye-law provided to be the market of perishable goods the Board may provide

new or other premises to be a market of perishable goods:

Provided that for the purposes of these bye-laws such new or other premises shall be deemed to be a market of perishable goods only after a public notification thereof has been made by the Chairman of the Board or by any other member of the Board authorized by the Board in that behalf.

27. No person shall hawk about for sale within the Summer Resort or shall sell or expose for sale any perishable goods at any place within the Summer Resort, other than the market of perishable goods, unless such person has obtained a licence from the Board to do so.

28. The management and control of the market of perishable goods shall be vested in the person appointed from time to time by the Board to be the inspector of such market (hereinafter in this part of these

bye-laws referred to as "the Inspector"), subject to the instructions

which he may from time to time receive from the Board.

29. The market of perishable goods shall be open and shall be kept open daily from sunrise to sunset except on Sundays when it shall be closed at 2 p.m.: Provided that the said market may be opened and kept open with the permission of the Inspector at such other time and for such other period as may be required.

30. The place or places at which and the manner in which perishable goods shall be exposed for sale within the market of perishable goods shall be appointed and regulated by the Inspector in accordance with the

instructions he may from time to time receive from the Board.

31. All perishable goods kept or exposed for sale within the market of perishable goods shall be open at all times to inspection by the Chairman of the Board, the Medical Officer and the Inspector.

32. All beasts of burden which have been used to bring perishable goods to the market of perishable goods shall be tethered at the place

assigned by the Board for this purpose.

33.—(1) The following fees shall be paid by every person exposing for sale any perishable goods in the market of perishable goods, that is to sav :-

(a) When the value of such goods is under four shillings ... (b) When the value of such goods exceeds four shillings but does not exceed ten shillings.. (c) When the value of such goods exceeds ten shillings but does not exceed twenty shillings (d) When the value of such goods exceeds twenty shillings but does not exceed forty shillings.. (e) When the value of such goods exceeds forty shillings but does not exceed sixty shillings (f) When the value of such goods exceeds sixty shillings but does not exceed eighty shillings

(2) If the value of the said goods exceeds £4 a fee of 1p. for each additional pound or part thereof shall be added to the above-mentioned fee of 1s.

34. The shops, stalls, places and space situated in the market of perishable goods may be let on hire by the Board for such period and on such terms and conditions as the Board may from time to time determine: Provided there are other shops, stalls or places therein available for the

sale of perishable goods by persons other than lessees.

35. Every person selling any perishable goods within the market of perishable goods shall, to the satisfaction of the Chairman of the Board, the Medical Officer and the Inspector, at all times keep the shop, stall or other place occupied by him and all furniture or receptacles in or connected with such shop, stall or place in a clean and sanitary condition and shall sweep such shop, stall or place each evening before leaving the

36. Every fee payable under this chapter of these bye-laws shall be paid to the Inspector.

Chapter 2.—Meat Market.

37.—(1) The premises situated within the Summer Resort at the locality "Loumata" heretofore used by the Board as butcher-shops are hereby provided and shall henceforth be used as a meat market.

(2) In addition to or in substitution for the premises by this bye-law provided to be the meat market the Board may provide new or other premises to be a meat market:

Provided that for the purposes of these bye-laws such new or other premises shall be deemed to be a meat market only after a public notification thereof has been made by the Chairman of the Board or by any other member of the Board authorized by the Board in that behalf.

38. The management and control of the meat market shall be vested in the person appointed from time to time by the Board to be the inspector of such market (hereinafter in this part of these bye-laws referred to as "the Inspector"), subject to the instructions which he may from time to time receive from the Board.

39. The meat market shall be open and shall be kept open daily from sunrise to sunset except on Sundays when it shall be closed at 2 p.m.: Provided that the said market may be opened or kept open with the permission of the Inspector at such other time and for such other period

as may be required.

40. No person shall hawk about for sale within the Summer Resort or shall sell or expose for sale fresh meat at any place within the Summer Resort, other than the meat market, unless such person has obtained a licence in that behalf from the Board.

41. All fresh meat exposed for sale in the meat market shall be open at all times to inspection by the Chairman of the Board, the Medical

Officer and the Inspector.

42. The shops, stalls, places or space situated in the meat market may be let on hire by the Board for such period and on such terms and conditions as the Board may from time to time determine: Provided there are other shops, stalls, places or space therein available for the sale of fresh meat by persons other than lessees.

43.—(1) The following fees shall be paid by every person exposing for sale any fresh meat in the meat market, that is to say:— s. p.

(a) For the carcass of every sheep or goat or part thereof .. $-4\frac{1}{2}$

(b) For the carcass of every ox, cow, bullock or swine or part thereof

(2) The fees in paragraph (1) of this bye-law prescribed shall not be payable by any person exposing for sale any fresh meat in the meat market, who is a monthly or yearly lessee of any shop, stall or place in the meat market under bye-law 42 of these bye-laws.

44. Every fee payable under this chapter of these bye-laws shall be

paid to the Inspector.

45. In this chapter of these bye-laws the term "fresh meat" means the fresh meat of any bull, bullock, cow, goat, kid, lamb, ox, sheep or swine.

Chapter 3.—Special Provisions relating to Markets.

46. Every person selling or exposing for sale fresh meat in the meat market or in any other place specified in a licence granted by the Board under bye-law 40 of these bye-laws, shall:—

(1) To the satisfaction of the Chairman of the Board, the Medical

Officer and the Inspector of the meat market:

(a) provide himself with suitable knives and with proper and correct weights, scales, balances or other apparatus,

(b) be clad, in addition to the ordinary wearing apparel, with a clean white apron, extending from the neck to below the knee.

(c) keep all shops, stalls and places rented or occupied or used by him for the sale of fresh meat thoroughly clean, ventilated and in proper sanitary condition,

(d) keep all tables, benches, counters, hooks, supports or other furniture in the shops, stalls and places rented or occupied or used by him for the sale of fresh meat in a thoroughly clean condition,

(e) keep all weights, scales, balances or other apparatus used by him in a thoroughly clean condition, and

(t) keep all fresh meat flyproof and insectproof.

(2)—(a) afford free access to the shops, stalls and places rented or occupied or used by him for the sale of fresh meat to the Chairman of the Board, the Medical Officer and the Inspector of the meat market,

(b) render to the Chairman of the Board, the Medical Officer and the Inspector of the meat market, such assistance and information

as they may reasonably require,

(c) obtain from the Medical Officer in every year and have in his possession a certificate to the effect that his state of health and physical fitness are such as not to admit of the possible infection of any such fresh meat, and

(d) produce such certificate as aforesaid at all times on request to the

Inspector of the meat market.

47. No person shall sleep in any shop, stall, place or space in the market of perishable goods or meat market or shall cause or allow or suffer any such shop, stall, place or space to be used as sleeping quarters.

48. All perishable goods or fresh meat brought within the Summer Resort or hawked about for sale or exposed for sale or intended for sale within the Summer Resort in contravention of any bye-law contained in this part of these bye-laws or which in the opinion of the Medical Officer are unfit for human consumption may be seized and detained by the Inspector or any other person authorized in writing by the Chairman of the Board and may be destroyed or otherwise disposed of or dealt with by the written order of the Medical Officer.

49. In this part of these bye-laws the term "perishable goods" means game, fresh fish, fresh fruit, plants, tomatoes, fresh onions, fresh beans of all kinds, fresh peas and other fresh pulse and any other green

or fresh vegetables, whether cultivated or growing wild.

PART V.

FOODSTUFFS, BAKERIES AND SALE OF BREAD.

Chapter 1.—Foodstuffs and Bakeries.

50. The Board may from time to time appoint any person to be the inspector of foodstuffs and bakeries (hereinafter in this part of these

bye-laws referred to as "the Inspector").

51. Every person selling or exposing for sale any foodstuffs for human consumption within the Summer Resort shall keep the premises in which such foodstuffs are sold or exposed for sale thoroughly clean, ventilated and in proper sanitary condition to the satisfaction of the Chairman of the Board, the Medical Officer and the Inspector.

52. Every bakery within the Summer Resort shall—
(a) have floors constructed or made wholly of cement,

(b) have walls and closed ceilings constructed or made of such material as may be readily cleaned and kept clean,

(c) be thoroughly ventilated,

(d) be provided with an adequate supply of water,

(e) be well and sufficiently drained, and

(f) be furnished with covered receptacles for storage of bread, such receptacles being of a standard pattern approved by the Board.

53. Every bakery shall have its inside walls and ceilings painted with oil-paint or lime-washed as often and in such manner as may be notified in writing by the Medical Officer.

54. All tables, benches, moulds, troughs, receptacles, clothes and other articles used in any bakery shall be cleaned and kept clean to the satisfaction of the Chairman of the Board, the Medical Officer and the

Inspector.

55.—(1) No person shall be engaged or employed in any bakery unless such person shall have obtained in every year and shall have in his possession a certificate from the Medical Officer to the effect that his state of health and physical fitness are such as not to admit of the possible infection of bread made or baked by him.

(2) Every such certificate shall be produced on request to the Chairman

of the Board, the Medical Officer and the Inspector.

56. Every person engaged or employed in any bakery shall, in addition to the ordinary wearing apparel, be clad with a clean white overall gown to the satisfaction of the Chairman of the Board, the Medical Officer

and the Inspector.

57. In distributing bread within the Summer Resort the owner or lessee or occupier of any bakery and any person engaged or employed by him for that purpose shall, to the satisfaction of the Chairman of the Board, the Medical Officer and the Inspector:—

(a) be cleanly clothed, and

(b) use totally covered and clean vans or baskets.

58. No person shall sleep in any bakery or shall cause or allow or suffer any bakery to be used as sleeping quarters.

Chapter 2.—Bread.

59.—(1) Bread exposed for sale within the Summer Resort shall not be sold otherwise than by weight.

(2) The weight by which bread exposed for sale within the Summer Resort shall be sold, shall be as follows, that is to say, in loaves of:—

(a) One hundred drams = quarter of an oke.

(b) Two hundred drams = half an oke.(c) Four hundred drams = one oke.

(3) Loaves of bread may be made or exposed for sale only in any of

the weights prescribed in this bye-law.

60. Bread sold or exposed for sale within the Summer Resort which in the opinion of the Medical Officer is unfit for human consumption may be seized and destroyed by the Inspector.

61. Any bread sold or exposed for sale within the Summer Resort in contravention of this part of these bye-laws may be seized and detained by the Inspector and may be destroyed or otherwise disposed of or dealt with by the written order of the Inspector.

Chapter 3.—Special Provisions.

62. The Chairman of the Board, the Medical Officer or any member of

the Board or the Inspector may:-

(a) during such time as any premises, in which foodstuffs for human consumption are kept or exposed for sale, are open for the transaction of public business enter therein and inspect the same for the purpose of ascertaining whether such premises are kept as provided by this part of these bye-laws,

(b) examine any foodstuffs for human consumption kept or exposed

for sale therein, and

(c) enter and inspect at any time any bakery and all articles and materials therein for the purpose of ascertaining whether this part of these bye-laws is complied with.

63. All foodstuffs exposed or intended for sale within the Summer Resort which in the opinion of the Medical Officer are unfit for human consumption may be seized and destroyed by the Inspector.

Chapter 4.—Special Sanitary Provisions for the hawking of certain Foodstuffs.

64.—(1) No person shall hawk about for sale or shall expose for sale within the Summer Resort any sweetmeats, pastry, cake, fancy bread, fresh cheese, ice cream, sour milk or drinks, unless such sweetmeats, pastry, cake, fancy bread, fresh cheese, ice-cream, sour milk or drinks shall be properly protected from the access of insects or germs or dust by being placed in a dust-tight box, cabinet, utensil or conveyance to the satisfaction of the Medical Officer.

(2) Every such dust-tight box, cabinet, utensil or conveyance shall be kept closed, except when temporarily opened for the purpose of withdrawing the contents or part thereof or of stocking it with new

material.

65. Any sweetmeats, pastry, cake, fancy bread, fresh cheese, icecream, sour milk or drinks exposed for sale in contravention of this part of these bye-laws may be seized and detained by the Medical Officer or any person authorized in writing by the Chairman of the Board and may be destroyed or otherwise disposed of or dealt with by the written order of the Inspector.

PART VI.

SANITATION AND PUBLIC HEALTH.

Chapter 1.—Sanitation.

66. Every person:

(a) shall keep always his premises in a thoroughly clean and sanitary condition.

(b) shall not suffer or allow any dirt, filth, refuse, night-soil, or any offensive matter or thing to accumulate or run or flow upon his premises, and

(c) shall not allow or suffer any nuisance to occur, continue or exist

in or upon his premises.

67. No person shall:

(a) defecate or urinate in any public place within the Summer Resort

except in a public latrine or urinal, or

(b) deposit or throw or leave in or upon any premises, street, public place or water channel any night-soil, fluid refuse, refuse, filth, dirt or any offensive matter or thing, or

(c) suffer or allow any offensive matter to run or flow in or upon the market of perishable goods or meat market or upon any street. public place or water channel, or

(d) spit or expectorate in or upon any street or the market of

perishable goods or meat market, or (e) deposit or throw or leave any household refuse or any offensive matter or thing.

Chapter 2.—Sanitary Conveniences.

68. Every owner or lessee or occupier of any premises within the Summer Resort shall, to the satisfaction of the Medical Officer:

(a) provide such premises with proper and sufficient sanitary convenience,

(b) keep every such sanitary convenience in good repair,

(c) keep every such sanitary convenience in a thoroughly clean and sanitary condition,

(d) provide such sanitary convenience with sufficient opening for ventilation,

(e) keep such sanitary convenience in such manner as to be flyproof, (f) provide such sanitary convenience with a flyproof seat, and

- (g) keep such sanitary convenience free from the entrance of rain water.
- 69. Every owner or lessee or occupier of any premises within the Summer Resort shall, to the satisfaction of the Medical Officer:—
 - (a) provide such premises with a proper waste water sump, and (b) keep every such waste water sump in a thoroughly good and

sanitary condition.

70. No person shall store or keep or permit or allow or suffer to be stored or kept any foodstuffs for human consumption in any room in which any sanitary convenience is being kept.

Charter 3.—Household Refuse, Night-soil, Fluid Refuse, etc.

71.—(1) Every owner or lessee or occupier of any premises within the Summer Resort shall provide himself with a suitable sanitary receptacle for containing household refuse.

(2) Every sanitary receptacle shall have a closely fitting cover and shall be kept covered except when opened for loading or unloading.

72. No owner or occupier of any premises within the Summer Resort shall deposit or permit or allow or suffer to be deposited household refuse

on such premises except in a sanitary receptacle.

73.—(1) All receptacles containing night-soil, fluid refuse or household refuse shall be removed from all premises within the Summer Resort by persons appointed from time to time for this purpose by the Board and between such hours and during such intervals as the Chairman of the Board may from time to time determine and notify by public notification.

(2) All such night-soil, fluid refuse or household refuse shall be deposited or left at such places within or outside the Summer Resort as

the Board may from time to time determine.

74.—(1) No person shall keep or cause to be kept within the Summer Resort any refuse of any animal except at such places or in such receptacles as may be approved in writing by the Board.

(2) All refuse of any animal shall be removed from any premises within the Summer Resort not less than three times a week by a person

appointed from time to time by the Board.

(3) There shall be paid in every week by the occupier of the premises from which such refuse is removed a fee of two shillings in respect of each animal kept in such premises.

Chapter 4.—Presention of Mosquito-breeding.

75. Every owner or lessee or occupier of any premises within the Summer Resort:—

(a) shall keep such premises free from all swamps, pools, gutters,

gullies, pits and holes where mosquitoes may breed,

(b) shall not keep upon such premises any broken or empty bottles, jars, tins, boxes, barrels or other receptacles capable of holding stagnant water and of affording a breeding place for mosquitoes,
 (c) shall not cause or suffer any waste water to remain upon such

premises thereby permitting the breeding of mosquitoes,

(d) shall not cause or permit any bottles or portions of bottles to be or remain fixed on the top or sides of walls or elsewhere about the premises except when the same are so laid or fixed as not to retain water during a shower of rain.

Chapter 5.—Coffee-houses, Khans, Stables, etc.

76.—(1) No person shall keep or cause to be kept within the Summer Resort any coffee-shop, khan, stable or other place for keeping any animal or any factory where electric, steam or mechanical power is used or in which any explosive substance is used unless such person has obtained in every year a licence in that behalf from the Board.

(2) The fee payable for every such licence shall be 10 shillings per

year or part thereof.

77. Every keeper or occupier of a licensed khan, stable or other place for keeping any animal within the Summer Resort shall, to the satisfaction of the Medical Officer:—

(a) sweep, clean such khan, stable or place every day,

(b) collect any accumulation of dung, litter, filth or other offensive or noxious matter in a special place approved by the Medical Officer in such khan, stable or place separated and fenced round for this purpose,

(c) disinfect all places in such licensed khan, stable or place infected by dung, litter, filth or other offensive or noxious matter by covering or spreading over all such places lime every day.

78.—(1) Every owner or lessee or occupier of any premises within the Summer Resort kept or used as bar, coffee-house, hotel, cook-shop, drinking-shop, confectioner's shop, pastry shop, cake-bakery of any kind, dairy, restaurant, khan, barber's shop or of any premises in which foodstuffs or liquids of whatever kind or nature intended for human consumption are made or exposed for sale or of any premises of public resort shall, to the satisfaction of the Medical Officer:—

(a) keep all such premises, building or places in a thoroughly clean

and sanitary condition, and

(b) keep all tools, objects or articles used therein in a thoroughly

clean and sanitary condition.

(2) All tools, objects or articles referred to in this bye-law which in the opinion of the Medical Officer are likely to be injurious to health or to spread the infection of any disease may be seized and detained by the Medical Officer or any other person authorized in writing by the Chairman of the Board and may be destroyed or otherwise dealt with by the written order of the Medical Officer.

79.—(1) No person shall be employed in any hotel, camp, restaurant, bar, coffee-shop or in any place in which food or drink is prepared or served or is sold or exposed for sale unless such person has obtained, in

every year, from the Medical Officer, a health certificate.

(2) No health certificate shall be granted to any person who is suffering from any contagious or infectious disease or who has an open exposed cut, abrasion or sore on his person or who appears to the Medical Officer to whom application is made not to maintain habits of personal cleanliness. For the purpose of ascertaining whether a health certificate may properly be granted to any person the Medical Officer to whom application is made may require such person to be medically examined.

(3) A person to whom a health certificate under paragraph (1) hereof is granted shall, upon the demand of any member of the Board or of the Medical Officer, produce for inspection such certificate to any such

member or to the Medical Officer.

80.—(1) The owner or manager or occupier of any hotel, camp, restaurant, bar, coffee-shop, bakery or any place in which food or drink is prepared or served or is sold or exposed for sale within the Summer Resort, shall, at the beginning of the Summer Season in each year, furnish

the Board with a list of all persons employed by him in any of the

establishments above mentioned.

(2) The owner, manager or occupier of any establishment in paragraph (1) hereof mentioned shall forthwith notify the Board of any change occurring during the Summer Season in any list supplied by him under the provisions of paragraph (1) of this bye-law.

Chapter 6.-Flocks, Live Swine, etc.

81. No person shall keep or cause to be kept within the Summer Resort any flock of sheep or goats unless such person has obtained in every year a licence in that behalf from the Board.

82. No person shall keep or cause to be kept within the Summer Resort any live swine unless such person has obtained a licence in that

behalf from the Board.

Chapter 7.—Household Refuse, Night-soil and Fluid Refuse.

83.—(1) The following fees shall be paid by the owner or occupier of any premises within the Summer Resort for the removal of receptacles containing night-soil or fluid refuse or household refuse, that is to say:—

(a) For the removal of each receptacle containing night-soil or fluid

refuse, a fee of five shillings per month or part thereof.

Such fee shall cover the fee for the removal from the same premises of any receptacle containing household refuse.

(b) For the removal of each receptacle containing household refuse,

a fee of three shillings per month or part thereof.

(2) Every such fee shall be paid to the person authorized by the Board in that behalf.

Chapter 8.—Powers to Medical Officer.

84.—(1) The Medical Officer may enter and inspect at any reasonable time any premises, whether generally or specifically referred to in this part of these bye-laws, in order to ascertain whether this part of these

bye-laws is complied with.

(2) The Medical Officer may serve or cause to be served on any person acting in contravention of this part of these bye-laws a written notice requiring such person to perform or do, within such time as may be specified therein, all acts or things not performed or left undone by him and required to be performed or done by him under this part of these bye-laws:

Provided that any such written notice shall not relieve any person from the consequences of any breach of this part of these bye-laws

committed by him previously to the service of such notice.

85.—(1) The Medical Officer may serve or cause to be served on the owner or occupier of any building within the Summer Resort wherein any person has died of any kind of contagious or infectious disease a notice in writing requiring such building and the clothing therein and the contents thereof to be disinfected in such manner and within such time as may be specified in such notice.

(2) The person on whom a notice has been served under the preceding paragraph shall, within the time specified in such notice perfor all acts

and things required to be performed by him.

(3) If the person on whom a notice has been served under paragraph (1) of this bye-law, makes default in complying with any of the requirements thereof, within the time specified therein, the Board may do whatever may be necessary for the disinfection of the building and the clothing therein and the contents thereof and may recover by action the expenses incurred by them from the person in default irrespective of any penalty to which such person may be liable for the breach of this bye-law.

PART VII.

BUILDINGS.

86. Before any application is made for a permit for a new building the applicant shall cause every boundary of the property constituting the proposed building site to be marked in a permanent manner by dressed stone or concrete pillars, placed in the ground at each angle of

every boundary of the building site.

87. No part of the front of the proposed building or alteration or addition to the front of any existing building shall be within 10 feet of the edge of any street or public passage or of the edge of any ditch forming part of such street or of the edge of any embankment of such street, as the case may be, unless the Board approves otherwise.

88. No part of the proposed building or alteration or addition to any existing building other than the front of or alteration or addition to the front of any such building shall be within 18 feet of any boundaries

of the building site, unless the Board approves otherwise.

89.—(1) No tent shall be pitched, erected or reconstructed within the Summer Resort without a permit in that behalf first obtained from the Board.

(2) Before granting a permit under this bye-law, the Board may require the production of such plans and descriptions of the intended work or erection and of the site on which such work or erection shall be made as may seem to it necessary or desirable or require the alteration of any plan or description of the intended work or erection so produced.

(3) The Board may, before granting a permit under this bye-law, require the laying out, preparation and levelling of the site on which the tent is to be erected in such manner as to the Board may seem fit.

(4) The fee payable for any such permit shall be 10 shillings per

year or part thereof.

90.—(1) The following fees shall be paid by every person obtaining a permit from the Board to erect, reconstruct, alter, add to or repair any building within the Summer Resort, that is to say:-

(a) On issue of a permit for the erection of a new building or the reconstruction of an existing building or portion \(\) such erection or reconthereof or addition to an existing building.

A rate not exceeding one per centum on the estimated expenditure for struction or addition as fixed by the Board from year to year.

(b) On issue of a permit for any alteration of or repair to an existing building.

A rate not exceeding one per centum on the estimated expenditure for such alteration or repair as fixed by the Board from year to year.

(2) No fee shall be charged or paid for any permit relating to the demolition of any building or any portion thereof, which is not to be reconstructed or altered or repaired.

PART VIII.

HAWKING OF GOODS.

91.—(1) No person shall, within the Summer Resort, hawk any goods without a licence first obtained therefor in every year from the Board or the person authorized by the Board in that behalf.

(2) The following fees shall be paid by every licensed hawker in respect of every day upon which he hawks within the Summer Resort, that is to say:—

(b) When the value of the goods hawked within the Summer Resort exceeds 10 shillings but does not exceed £1 ... - 2

(c) When the value of the goods hawked within the Summer Resort exceeds £1 but does not exceed £3 ... -

(d) When the value of the goods hawked within the Summer Resort exceeds £3 but does not exceed £10 $-4\frac{1}{2}$

(3) The fee prescribed in this bye-law shall be paid to the person authorized by the Board in that behalf.

PART IX.

ADVERTISEMENTS.

92. No bill, placard or poster, and no notice or advertisement shall be affixed to or inscribed on any building, within the Summer Resort, by any person other than the occupier of such building except under the provisions of this part of these bye-laws.

93. The Board may erect or cause to be erected within the Summer Resort hoardings for posting or exhibiting notices or advertisements

thereon.

94. No person shall post or exhibit or cause to be posted or exhibited on any hoarding any notice or advertisement without a permit first obtained therefor from the person authorized by the Board in that behalf.

PART X.

STANDS FOR CARRIAGES, MOTOR CARS AND OTHER VEHICLES.

95.—(1) The Board may fix from time to time places within the Summer Resort at which carriages, motor cars and other vehicles must stand when not in motion and the number of carriages, motor cars and other vehicles allowed to stand at any time in each place so fixed.

(2) All places so fixed by the Board as aforesaid, shall be stands for carriages, motor cars and other vehicles after a public notification thereof has been made by the Chairman of the Board or by any member of the

Board authorized by the Board in that behalf.

96. No carriage, motor car or other vehicle shall stand in any street except at the stands fixed by the Board as aforesaid and except when such carriage, motor car or other vehicle stops to take up passengers or to allow passengers to alight.

PART XI.

Dogs.

97.—(1) No person shall within the Summer Resort keep any dog unless he has obtained a licence in that behalf from the Board or any person authorized by the Board in that behalf.

(2) The person authorized by the Board in that behalf shall keep a register of all such licences granted by the Board in which shall be

entered-

(a) the name, address and occupation of each person to whom a licence is issued,

(b) the description and sex of the dog in respect of which such licence is issued, and

(c) the number of the badge or duplicate badge to be worn by the

dog for which the licence is issued.

(3) Every licence shall expire on the 31st day of December in the year in which it is issued and may be renewed annually by endorsement thereon.

(4) A fee of $4\frac{1}{2}p$, shall be paid by every person for a licence or renewal

of a licence to keep any dog within the Summer Resort.

98.—(1) The Board shall supply free of charge to every licensee a numbered metal badge to be worn by the dog for which the licence is issued and the number of such badge be recorded on the licence.

(2) Where it is proved to the satisfaction of the Board that a metal badge supplied under the provisions of this part of these bye-laws has been lost or destroyed, the Board may issue to the licensee a duplicate

metal badge on payment of a fee of 1p.

99.—(1) All dogs found wandering in any street, road or public place within the Summer Resort and not wearing the metal badge referred to in bye-law 98 of these bye-laws may be destroyed by the person authorized by the Board in that behalf, in such manner as the Board may from time to time prescribe.

(2) No compensation shall be payable in respect of the destruction

of any dog in pursuance of paragraph 1 of this bye-law.

100. For the purposes of this part of these bye-laws:-

- (a) the word "dog" includes bitch, but does not include an unweaned puppy;
- (b) the onus of showing that any dog is an unweaned puppy shall be upon the defendant or the person alleging the same;

(c) every person—

(i) in whose custody, charge, control or possession, or (ii) in or upon whose premises any dog shall be found.

shall be deemed to be keeping such dog, unless the contrary be

proved.

101. Nothing in this part of these bye-laws contained shall apply to a dog licensed under the provisions of the Municipal Corporations Laws, 1930 to 1938, and wearing the metal badge or duplicate metal badge supplied under the provisions of such laws by the Council of the Municipal Corporation concerned.

PART XII.

FEES ON PREMISES LET OR IN THE OCCUPATION OF THE OWNER DURING THE SUMMER SEASON OR ANY PART THEREOF, ETC.

102.—(1) There shall be paid in every year by every owner of any premises within the Summer Resort let during the summer season or any part thereof a fee at a rate to be fixed by the Board from year to year not exceeding four per cent. on the annual value of such premises as estimated by the Board from year to year.

(2) There shall be paid in every year by every owner of any premises, within the Summer Resort, in the occupation of such owner during the summer season or any part thereof a fee at a rate to be fixed by the Board from year to year, not exceeding four per cent. on the annual value of such premises as estimated by the Board from year to year.

(3) The provisions of this bye-law shall not apply to premises let or in the occupation of the owner during the summer season or any part thereof and used as a hotel, boarding-house, lodging-house or khan, (4) The Board may exempt from the payment of the fees in this byelaw provided any premises occupied and used for any charitable or

philanthropic purpose.

103.—(1) There shall be paid in every year by every owner of any premises, within the Summer Resort, let or in the occupation of such owner during the summer season or any part thereof and used as a hotel, boarding-house, lodging-house or khan a fee at a rate to be fixed by the Board from year to year, not exceeding eight per cent. on the annual value of such premises as estimated by the Board from year to year.

(2) In addition to the fees in paragraph (1) of this bye-law provided,

there shall be paid:-

(a) by every occupier of any premises, within the Summer Resort, used as a first class hotel, a fee as fixed by the Board from time to time but in no case exceeding 12p. per night for every person over ten years of age, staying or residing at such hotel;

(b) by every occupier of any premises, within the Summer Resort, used as a second class hotel, a fee as fixed by the Board from time to time but in no case exceeding 9p. per night for every person over ten years of age, staying or residing at such hotel;

(c) by every occupier of any premises, within the Summer Resort, used as a third class hotel, a fee as fixed by the Board from time to time but in no case exceeding 6p. per night for every person over ten years of age, staying or residing at such hotel;

(d) by every occupier of any premises, within the Summer Resort, used as a hotel other than of the first, second or third class or as a boarding-house, a fee as fixed by the Board from time to time but in no case exceeding 4p. per night for every person over ten years of age, staying or residing at such hotel or boarding-house;

(e) by every occupier of any premises, within the Summer Resort, used as a lodging-house, a fee as fixed by the Board from time to time but in no case exceeding 3p. per night for every person over ten years of age, staying or residing at such lodging-house;

(f) by every occupier of any premises, within the Summer Resort, used as a khan, a fee as fixed by the Board from time to time but in no case exceeding 1p. per night for every person over ten years of age, staying or residing at such khan.

(3) Every keeper of a hotel, boarding-house, lodging-house, or khan

shall :--

(a) enter daily in a book the name and surname of each person who stays or resides at his hotel, boarding-house, lodging-house or khan, and

(b) shall produce such book for inspection at all times on request to the person authorized by the Board in that behalf.

104. The fees in this part of these bye-laws prescribed shall become payable immediately after they are determined or fixed by the Board and shall be paid to the person authorized by the Board in that behalf.

105. Nothing in this part of these bye-laws contained shall apply to any premises let or used solely for agricultural purposes.

106. In this part of these bye-laws:—

The term "annual value" means the rent at which the premises in question might reasonably be expected to let from year to year.

The term 'occupier' means and includes any person actually occupying any premises either as owner or by virtue of any lease or agreement whereby he is entitled to occupy it.

PART XIII.

Chapter 1.—Trade and Professional Licences.

107. No person shall, within the Summer Resort, carry on, exercise or practise any business, trade, calling or profession unless he has obtained in every year a licence so to do from the Board: Provided that the Board may by public notification exempt from the operation of this byelaw any profession, business, trade or other calling whenever there shall appear to the Board good reason so to do.

Chapter 2.—Application for Business, Trade, Calling or Profession Licences and Fees for such Licences.

108.—(1) Any person desiring to carry on, exercise or practise any business, trade, calling or profession within the Summer Resort shall apply to the Board for a licence and the Board shall thereupon decide the business, trade, calling or profession of such person and the class of such business, trade, calling or profession to which such person belongs.

(2) The fees payable for a licence shall be in accordance with the following scale of fees, namely:—

Scale of Fees for Business, Trade, Calling or Profession Licences.

	CLASS				
	i.	ii.	iii.	iv.	V.
	Shillings per year or part thereof				ereof.
(a) Barbers	20	15	10	6	3
(b) Bakers, butchers, clubs, con-					
tractors, dentists, medical practi-					
tioners, mineral water manufacturers, pianists or bandmasters,					
photographers, shoemakers, tele-					
graph agencies	60	40	30	20	10
(c) Camp-keepers	100	80	60	40	20
(d) Hotel-keepers, boarding-house					
keepers, lodging-house keepers or	900	300	7.00		20
khan keepers	300	200	120	60	20
(e) Keepers of coffee-shops, drapery					
shops, grocery-shops, restaurants or any other class of shops	60	40	20	10	3
(f) Muleteers, per horse or mule or		10		10	STEE
donkey	5	4	3	2	1
(g) Persons keeping carriages for					
public hire, per carriage	10	_	-		-
(h) Persons keeping motor cars for					
public hire, per motor car	10	-	_	-	-
(i) Persons carrying on within the					
Summer Resort any profession,					
business, trade or other calling not enumerated above	100	60	20	10	3
io diamond and to the	200		~	10	0

(3) All fees in this bye-law prescribed shall be paid to the person authorized by the Board in that behalf.

PART XIV.

MISCELLANEOUS.

109. The Director of Medical Services may exercise all or any of the

powers by these bye-laws conferred on the Medical Officer.

110. All permits, licences, notices or documents issued by the Board under the provisions of the Law or these bye-laws shall, unless otherwise provided therein, be issued by the Chairman of the Board or any person authorized by him in that behalf.

111. Subject to the provisions of the Law, the Board may attach to any licence or permit which may be granted under the Law or these byelaws such terms and conditions as to the Board may seem necessary

or desirable.

112.—(1) Save when otherwise provided in the Law or in these byelaws, the Board may refuse to grant any licence or permit or may revoke or suspend any licence or permit granted under the Law or these byelaws.

(2) For every such refusal, revocation or suspension the Chairman of the Board shall forthwith give a notification in writing to the person

concerned.

113.—(1) The Medical Officer may refuse to grant any certificate or may revoke or suspend any certificate granted under these bye-laws.

(2) For every such refusal, revocation or suspension the Medical Officer shall forthwith give a notification in writing to the person concerned.

(3) All certificates granted by the Medical Officer under these bye-

laws shall be free of charge.

114. Save when in any part or chapter of these bye-laws otherwise provided, all fees, charges, tolls or rates in these bye-laws prescribed shall become payable to the inspector appointed by the Board under these bye-laws or to the person authorized by the Board in that behalf immediately after they are determined or fixed in accordance with the provisions of these bye-laws.

115.—(1) For every charge, fee, rate, rent or toll paid under these bye-laws, the treasurer or any inspector appointed under these bye-laws, or any other person authorized by the Board, to whom the same is paid, shall, respectively, give to the person paying the same a printed receipt in respect thereof from a counterfoil book in such form as the Chairman

of the Board may from time to time prescribe.

(2) Every person paying any such charge, fee, rate, rent or toll shall require the treasurer or the inspector or any other person authorized by the Board to whom the same is paid to furnish him with such printed receipt.

(3) Whenever any fee is paid in respect of any licence or permit granted under these bye-laws, the amount of such fee, shall, in addition to the printed receipt aforesaid, be recorded in such licence or permit.

116. Every charge, fee, rate, rent or toll in these bye-laws prescribed may be recovered by or on behalf of the Board by civil proceedings whether the person who was bound to pay the same has or has not been prosecuted or convicted for a breach of these bye-laws.

117. All goods or marketable commodities or merchandise or articles seized by any person having authority to seize the same under these

bye-laws, shall be forfeited to the Board.

118. Nothing in these bye-laws contained shall apply to:

(a) the Government of the Colony of Cyprus, or(b) any department or service of His Majesty.

119. All bye-laws heretofore in force are hereby revoked without prejudice to anything lawfully done thereunder.

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