No. 287.

THE ELEMENTARY EDUCATION LAWS, 1933 TO 1947.

NOTICE UNDER SECTION 74 (1).

In exercise of the powers vested in him by section 74 (1) of the Elementary Education Laws, 1933 to 1947, His Excellency the Acting Governor hereby directs that the additional tax mentioned in section 65 of the said Laws payable by the Maronite tax-payers of the villages mentioned in the first column of the Schedule hereto shall, in respect of the year 1949, be increased by the rate per thousand mentioned in the second column of the said Schedule, to provide the amount required for the payment of loans or annual maintenance of the Maronite Schools of the said villages, respectively.

SCHED.	ULE.
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Village							Additional tax per thousand
Nicosia District : Ayia Marina Skyllouras Kyrenia District :			•••	•••	•••	•••	$p.$ $5rac{1}{2}$
Asomatos	•••	•••	•••	• • •	•••		$5\frac{1}{2}$
Karpasha	•••	•••	•••	•••	•••		7
Kormakiti	•••	•••	•••	•••	•••		8

Troodos, 30th July, 1948.

By His Excellency's Command,

(M.P. 1483/21.)

H. G. RICHARDS,

Acting Colonial Secretary.

No. 288.

THE SUMMER RESORTS (DEVELOPMENT) LAWS, 1938 AND 1946.

BYE-LAWS MADE BY THE SUMMER RESORT (DEVELOPMENT) BOARD FOR PRODHROMOS.

In exercise of the powers vested in them by the Summer Resorts (Development) Laws, 1938 and 1946, the Summer Resort Development Board for Prodhromos hereby make the following bye-laws :-

Gazettes : Suppl. No. 3: 4.8.1939 9.9.1943

1. These bye-laws may be cited as the Summer Resort Development (Prodhromos) (Amendment) Bye-laws, 1948, and shall be read as one with the Summer Resort Development (Prodhromos) Bye-laws, 1939 and 1943 (hereinafter called "the principal Bye-laws"), and the principal Bye-laws and these bye-laws may together be cited as the Summer Resort Development (Prodhromos) Bye-laws, 1939 to 1948.

2. Bye-law 20 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor :----

"20.-(1) Save as in paragraph (3) 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) Any carcass or fresh meat found within the Summer Resort, which does not fulfil any of the requirements of this bye-law, 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 Chairman of the Board.

(3) 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 slaughterhouse 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.

(4) The Board may at any time by public notification revoke or cancel a public notification made under the preceding paragraph of this bye-law."

3. The heading "Mandras and Flocks" of Chapter 5 of Part VI of the principal Bye-laws is hereby repealed and the following heading substituted therefor :—

"Mandras, Flocks and Live Swine."

4. The following bye-law shall be inserted in the principal Bye-laws immediately after bye-law 99 :---

"99A. No person shall keep or cause to be kept within the Summer Resort any live swine, unless such person has obtained a licence from the Board".

5. Bye-law 100 of the principal Bye-laws is hereby amended by the insertion of the words "or live swine" immediately after the words "or sheep" wherever such words occur in such bye-law.

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

(M.P. 842/39.)

No. 289. THE LAND ACQUISITION LAWS, 1899 TO 1947.

Notice under Section 5.

With reference to the Notification published under No. 53 in Supplement No. 3 to the *Gazette* No. 3355 of the 12th February, 1948, and to the Notice under No. 115 published in Supplement No. 3 to the *Gazette* No. 3362 of the 18th March, 1948, supplemental notice is given that lands required by the Governor for the undertaking of public utility mentioned in the Notification as aforesaid are also situated in the villages of Mousoulita and Limnia, in the District of Famagusta.

2. Any person claiming to have any right or interest in the said lands is required within six weeks from the date of this notice to send to me a statement of his right and interest and of the evidence thereof, and of any claim made by him in respect of such right or interest.

3. The Governor is willing to treat for the acquisition of the said lands.

4. A plan showing the lands to which this notice relates is available for inspection at my office in Famagusta.

The 27th day of July, 1948.

(M.P. 1069/44/I.)

M. V. SPURWAY, Commissioner of Famagusta.