No. 401.

THE WATER (DOMESTIC PURPOSES) VILLAGE SUPPLIES LAW, 1948.

NOTICE UNDER SECTION 3.

In exercise of the powers vested in me by section 3 of the Water (Domestic Purposes) Village Supplies Law, 1948, I, Anthony Salmon Aldridge, Commissioner of the District of Larnaca, do hereby declare the villages in the Schedule hereto to be villages to which the provisions of the above-mentioned Law shall apply.

SCHEDULE.

,	Nonth Double	
1. Alaminos	17. Kivisil	33. Ora
2. Alethriko	18. Klavdhia	34. Petrophani
3. Anaphotia	19. Pano Kophinou	35. Psematismenos
4. Anglisidhes	20. Kato Kophinoù	36. Pyla
5. Aplanda	21. Kornos	37. Pyrga
6. Aradhippou	22. Layia	38. Skarinou
7. Arsos	23. Kato Lefkara	39. Tersephanou
8. Avdhellero	24. Livadhia	40. Tokhni
9. Ayios Theodhord	os 25. Mari	41. Tremetousha
10. Ayii Vavatsinias	26. Maroni	42. Troulli
11. Goshi	27. Mazotos	43. Vavatsinia
12. Kalavaso	28. Melini	44. Vavla
13. Kalokhorio	29. Melousha	45. Voroklini
14. Kato Dhrys	30. Menoyia	46. Xylophagou
15. Kellia -	31. Mosphiloti	47. Zyyi.
16. Khirokitia	32. Odhou	
	the state of the s	

Given at Larnaca, the 3rd day of November, 1948.

A. S. ALDRIDGE,

(M.P. 807/48.)

Commissioner of Larnaca.

No. 402.

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

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

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

Gazettes: Suppl. No. 3: 5. 7.1935 10.12.1942

- 1. These bye-laws may be cited as the Summer Resort Development (Kantara) (Amendment) Bye-laws, 1948, and shall be read as one with the Public Health (Kantara) Bye-laws, 1935 (hereinafter referred to as "the principal Bye-laws"), and the principal Bye-laws and these bye-laws may together be cited as the Summer Resort Development (Kantara) Bye-laws, 1935 to 1948.
- 2. Bye-law 17 of the principal Bye-laws is hereby repealed and the following substituted therefor:—
 - "17.—The following fees shall be paid by the owner of or the person slaughtering any animal in the slaughter-house, that is to say:—

For every animal not exceeding 30 okes in weight ... 2s. For every animal exceeding 30 okes in weight ... 6s."

- 3. Sub-paragraph (b) of paragraph (l) of bye-law 46 of the principal Bye-laws is hereby repealed and the following sub-paragraph substituted therefor:—
 - "(b) a fee not exceeding £2 for houses and not exceeding £5 for hotels as may be fixed by the Board from time to time."
- 4. Sub-paragraph (2) of bye-law 58 of the principal Bye-laws is hereby repealed and the following substituted therefor:—
 - "(2) In addition to the fees above mentioned, there shall be paid by every owner or lessee of any premises used as a hotel or lodging-house, a fee of 4p. per night for every person of over 10 years of age staying or residing at such hotel or lodging-house for a period not exceeding seven days.

For any stay exceeding seven days in duration, the fee shall be 2p. per night."

- 5. Bye-law 60 of the principal Bye-laws is hereby repealed and the following substituted therefor:—
 - "60.—The following fees shall be paid for the issue of licences to persons who wish to carry on, exercise or practise any profession, business, trade or other calling, that is to say:—

 - (e) Persons carrying on within the area of the Summer
 - Resort any profession, business, trade or other calling not enumerated above, per annum or part thereof .. 10s. (f) Persons keeping motor cars (4-seat) for hire, except the
 - mail car, for each journey with return $\frac{4\frac{1}{2}p}{2}$.

 a) Persons keeping lorries (7-seat) for hire, except the mail

 - (h) Hotel-keepers, per annum or part thereof ... £2."
- 6. Bye-law 61 of the principal Bye-laws is hereby repealed and the following substituted therefor:—
 - "61. Every person hawking within the area of the Summer Resort shall pay the following fees, that is to say:—

 - (b) Fowl, chicken and swine:—

 For every live chicken 2p.

 For every live fowl 4p.

2s.

- (c) For exposing for sale any perishable goods:—
 (i) when the value of such goods is under two shillings
 2p.
 (ii) when the value of such goods exceeds two shillings
- but does not exceed four shillings 4p.

 (iii) when the value of such goods exceeds four shillings but does not exceed ten shillings 6p.
- does not exceed ten shillings 6p. (iv) when the value of such goods exceeds ten shillings . . 1s."

- 7. Bye-law 68 of the principal Bye-laws is hereby repealed and the following substituted therefor:—
 - "68.—(1) The following rates shall be paid by the owner or occupier of any premises or place supplied with drinking water, that is to say:—
 - (a) In respect of any house or any other premises used for habitation, a rate not exceeding £5 per annum or part thereof, as may be fixed by the Board from time to time.
 - (b) In respect of any building site a rate of 5s. per annum or part thereof....
 - (2) An installation rate of £5 shall be payable for connecting a pipe with the main pipe of the Board."

The above bye-laws have been approved by His Excellency the Governor. (M.P. 557/35.)