No. 164. THE MUNICIPAL CORPORATIONS LAWS, 1930 TO 1948.

BYE-LAWS MADE BY THE COUNCIL OF THE MUNICIPAL CORPORATION OF NICOSIA.

In exercise of the powers vested in them by the Municipal Corporation Laws, 1930 to 1948, and otherwise, the Council of the Municipal Corporation of Nicosia hereby make the following bye-laws :---

1. These bye-laws may be cited as the Municipal Corporation (Nicosia) Pensions and Gratuities (Amendment) Bye-laws, 1949, and shall be read as one with the Municipal Corporation (Nicosia) Pensions and Gratuities Bye-laws, 1939 (hereinafter referred to as "the principal Bye-laws"), and the principal Bye-laws and these bye-laws may together be cited as the Municipal Corporation (Nicosia) Pensions and Gratuities Bye-laws, 1939 and 1949.

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2. Bye-law 4 of the principal Bye-laws is hereby amended by the deletion of the words "one seven hundred and twentieth" in the fourth line thereof and the substitution therefor of the words- "one six hundreth ".

The above b	ye-laws	have	been	approved	by	His	Excellency	\mathbf{the}
Acting Gov		- 1 ·		·			(M.P.' 985)	(49.)

No. 165. THE SUMMER RESORTS (DEVELOPMENT) LAWS, 1938 AND 1946.

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

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

1. These bye-laws may be cited as the Summer Resort Development (Pano Platres) (Amendment) Bye-laws, 1949, and shall be read as one with the Summer Resort Development (Pano Platres) Bye-laws, 1938 and 1946 (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 (Pano Platres) Bye-laws, 1938 to 1949.

2. Bye-law 26 of the principal Bye-laws is hereby deleted and the following bye-law substituted therefor :---

"26. The following fees shall be paid by the owner of or the person · slaughtering any animal in the respective slaughter-houses, that is to say :---

(a) For every bullock, camel, cow or ox not	<i>s</i> .	p.
exceeding thirty okes in weight	4	0
(b) For every bullock, camel, cow or ox exceeding		
thirty okes in weight	7	0
(c) For every goat, kid, lamb or sheep of six okes or		
over in weight	1	6
(d) For every kid or lamb under six okes in weight	1	0
(e) For every swine not exceeding five okes in		
weight	1	0
(f) For every swine exceeding five okes in weight		
but not exceeding ten okes in weight	1	6
(g) For every swine exceeding ten okes in weight		-
but not exceeding 30 okes in weight	4	0
(h) For every swine exceeding thirty okes in		
weight	7	0."

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3. Paragraph (4) of bye-law 136 of the principal Bye-laws is hereby deleted and the following paragraph substituted therefor :---

"(4) The following fees shall be paid by every person for a licence or renewal of a licence to keep any dog within the Summer Resort, that is to say:—

(a)	For every bitch in every year	••	 20	0
	For every other dog in every year	••	 10	0"

s. p.

The above bye-laws have been approved by His Excellency the Acting Governor. (M.P. 949/49.)

No. 166. THE IRRIGATION DIVISIONS (VILLAGES) LAWS, 1938 TO 1949.

In pursuance of the provisions of section 19 of the Irrigation Divisions (Villages) Laws, 1938 to 1949, the following rules made by the Committee of the Irrigation Division of Kalokhorio (Klirou) and Klirou, in the District of Nicosia, are published in the *Gazette*.

IRRIGATION DIVISION OF KALOKHORIO (KLIROU) AND KLIROU.

Rules.

These rules may be cited as the Irrigation Division of Kalokhorio (Klirou) and Klirou (Amendment) Rules, 1949, and shall be read as one with the Irrigation Division of Kalokhorio (Klirou) and Klirou Rules, 1946 (hereinafter referred to as "the principal Rules"), and the principal Rules and these rules may together be cited as the Irrigation Division of Kalokhorio (Klirou) and Klirou Rules, 1946 and 1949.

2. Rule 4 (3) of the principal Rules is hereby amended by the deletion therefrom of the words "the treasurer shall be unpaid" and the substitution therefor of the words "the treasurer shall receive a remuneration of two per centum of all rates and charges collected by him, as in paragraph 4 (1) hereof." (M.P. 924/46.)

Gazette : Suppl. No. 3 : 2.1.1947