Bye-law 185.—(1) Every person who, within the improvement area, carries on, exercises or practises any profession, business, trade or other calling, as hereinafter mentioned, shall, in every year, pay a fee in accordance with the following scale, as the Board may in each case determine :-An annual

shillings. (a) Barbers ... (b) Bakers, butchers, clubs, contractors, dentists, medical practitioners, chemists, pharmacists, mineral water manufacturers, shoemakers, photographers, telegraph agencies, pianists or bandmasters 100 (c) Camp-keepers (d) Hotel-keepers, boarding-house keepers, lodging-house keepers or khan keepers 300 (e) Keepers of coffee-houses, drapery-shops, grocery-shops, restaurants or any other class of shops 30 (f) Muleteers, per horse or mule or donkey ... 20 (q) Persons keeping carriages for public hire, per carriage (h) Individuals keeping motor cars for public hire, per motor car .. 100 (i) Motor car companies, partnerships or agencies keeping motor cars for public 400 (i) Merchants, money-lenders, business men, manufacturers 200 (k) Persons carrying on within the improvement area any profession, business, trade 100 or other calling not enumerated above

(2) Every fee payable under this bye-law shall be paid to the person authorized by the Board

Bye-law 187. The Board shall on or before the 31st day of July in each year prepare a list (hereinafter in this Part of these bye-laws referred to as "the occupiers list") showing the name, occupation and place of abode of every occupier in the improvement area and the amount of the annual rate assessed on each such occupier. The occupiers list shall be dated and signed by the Chairman.

Bye-law 189. Every occupier in the improvement area whose name appears in the occupiers list shall on or before the 30th day of October pay to the Chairman or to the Treasurer of the Board the amount of the annual rate assessed on such occupier.

Bue-law 191. The Board shall fix from time to time the rates to be paid for the supply of electric light by the Board to any premises within the improvement area not exceeding the following rates :-

(a) In respect of a house, hotel, boarding-house, lodging-house, shop, khan and any other premises not possessing meters and having at least 4 lamps, each lamp not exceeding

25 candle-power, three shillings per month for each lamp.

For every additional lamp, not exceeding 25 candle-power, over 4 lamps, two shillings per month.

For a single lamp not exceeding 25 candle-power, four shillings per month.

Lamps exceeding 25 candle-power but not exceeding 50 candle-power shall be considered as two lamps; a lamp exceeding 50 candle-power but not exceeding 75 candle-power shall be considered as 3 lamps and so on for every additional 25 candlepower or any part thereof.

(b) In respect of a house, hotel, boarding-house, lodging-house, shop, khan and any other

premises possessing meters, ten piastres per kilowatt.

Bye-law 214. The Board shall in every year charge on and pay out of the revenues of the Board a sum of £20 into the Gratuities and Pension Fund: Provided that the Board may from time to time increase, reduce or suspend the above payment as circumstances may require.

The above bye-laws have been approved by the Colonial Secretary.

(M.P. 1062/51.)

fee not exceeding:

No. 354.

THE VILLAGES (ADMINISTRATION AND IMPROVEMENT) LAWS, 1950.

Bye-laws made by the Improvement Board of Kakopetria.

In exercise of the powers vested in them by section 24 of the Villages (Administration and Improvement) Laws, 1950, the Improvement Board of Kakopetria hereby make the following bye-laws :-1. These bye-laws may be cited as the Villages (Administration and Improvement)

Kakopetria Bye-laws, 1951.

2.—(1) Subject to the provisions of paragraphs (2) and (3) of this bye-law, the Villages (Administration and Improvement) Pedhoulas Bye-laws, 1951, published in Supplement No. 3 to the Gazette of the 14th March, 1951 (hereinafter called "the model bye-laws") shall—

(a) be deemed to be bye-laws made by the Improvement Board of Kakopetria and to be

incorporated herein, and

(b) apply to the improvement area of Kakopetria:

Provided that for the word "Pedhoulas" wherever it occurs in the model bye-laws, the word "Kakopetria" shall be substituted.

(2) The bye-laws set out in the First Appendix hereto shall be substituted for the corresponding bye-laws of the model bye-laws.

(3) The bye-laws of the model bye-laws mentioned in the Second Appendix hereto shall not apply to the improvement area of Kakopetria.

FIRST APPENDIX. (Bye-law 2 (2).)

BYE-LAWS TO BE SUBSTITUTED.

DYE-LAWS TO BE SUBSTITUTED.		
Bye-law 26. The following fees shall be paid by the owner of or the person slaug	hter	ring
any animal in the appropriate slaughter-house, that is to say:	8.	p.
(a) For every bullock, camel, cow or ox not exceeding thirty okes in weight	6	0
(b) For every bullock, camel, cow or ox exceeding thirty okes in weight	9	0
(c) For every goat, kid, lamb or sheep of six okes or over in weight	2	0
(d) For every kid or lamb under six okes in weight	1	6
(e) For every swine not exceeding five okes in weight	2	0
(f) For every swine exceeding five okes in weight but not exceeding ten okes in		
weight	3	0
(g) For every swine exceeding ten okes in weight but not exceeding thirty okes		
in weight	5	0
(h) For every swine exceeding thirty okes in weight	7	0
Provided that when any animal which has been slaughtered is to be used exclusively	by	the
owner and his family for the purpose of salting, 4s. shall, irrespective of the weight	of	the
animal, be paid in lieu of the fees hereinbefore prescribed.		
Bue-law 37.—(1) The following fees shall be paid by every person exposing for s	ale	anv
perishable goods in the market of perishable goods, that is to say:—		p.
(a) When the value of such goods is under two shillings	-	2
(a) When the value of such goods is under two shillings(b) When the value of such goods exceeds two shillings but does not exceed four		
shillings	-	3
(c) When the value of such goods exceeds four shillings but does not exceed eight		
shillings	-	5
(d) When the value of such goods exceeds eight shillings but does not exceed fifteen		
shillings	-	7
(e) When the value of such goods exceeds fifteen shillings but does not exceed		
	1	0
twenty shillings (f) When the value of such goods exceeds twenty shillings but does not exceed		
forty shillings	1	6
(g) When the value of such goods exceeds forty shillings but does not exceed eighty		
shillings	3	0
shillings (2) If the value of such goods exceeds £4, a fee of $4\frac{1}{2}p$. for each additional pound or thereof shell be added to the contract of the shell be added to the shell be added to the contract of the shell be added to the shell	frac	tion
shall be added to the aforementioned fee of three shillings.		
(3) Every fee payable under this bye-law shall be paid to the inspector.		
Bye-law 58.—(1) The following fees shall be paid by the owner of or the person of	xpo	sing
for sale any carcass of swine or fresh pork in the pork market, that is to say :-		
	8.	p.
(a) For every carcass of swine or part thereof or portion of fresh pork not exceeding		
30 okes in weight	2	0
(b) For every carcass of swine or part thereof or portion of fresh pork exceeding 30		
okes in weight but not exceeding 60 okes in weight	3	0
(c) For every carcass of swine or part thereof or portion of fresh pork exceeding		-1
60 okes in weight	3	0
(2) Every fee payable under this bye-law shall be paid to the inspector.		
Bye-law 110.—(1) No owner or occupier of any premises within the improvement are	a s	shall
supply or cause to be supplied to such premises, or shall allow or suffer such premise	s to	o be
supplied with, any water other than the domestic water without a licence first obtained	ther	efor
in every year from the Board:		
Provided that the owner of any water found in the improvement area may use such	h w	ater

for his own domestic purposes, but before he can do so he must satisfy the Board that such water

is free from contamination and chemically and bacteriologically satisfactory.

(2) Subject to the provisions of paragraph (1) of this bye-law, the supply to any premises within the improvement area, or the use of any water, other than the domestic water is prohibited.

(3) Subject to the provisions of paragraph (1) of this bye-law, the owner or occupier of any premises within the improvement area supplied with water other than the domestic water shall, within one month of the date of the coming into operation of these bye-laws, discontinue such supply.

(4) The fee payable for any licence granted under paragraph (1) of this bye-law shall be

determined in each case by the Board but shall in no case exceed £2 per year or part thereof.

Bye-law 135.—(1) No person shall keep or cause to be kept within the improvement area any coffee-house, khan or public stable unless such person has obtained in every year a licence

from the Board, and subject to such conditions as the Board may deem necessary to impose under the licence.

(2) The fee payable for any licence granted under this bye-law shall not exceed ten shillings per year or part thereof, as the Board may in each case determine.

Bye-law 139.—(1) No person shall establish or keep a threshing floor within the improvement area without a licence from the Board first obtained.

(2) The Board may attach to such licence such conditions as it may deem necessary.

(3) The fee for such licence shall be 5s, per year or part thereof.

Bye-law 172.—(1) No person shall keep within the improvement area any dog unless he has obtained a licence therefor 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) The following fees shall be paid by every person for a licence or renewal of a licence to keep any dog within the improvement area, that is to say:—

Bye-law 178.—(1) Whenever any authorized weigher is requested by any person to weigh measure or test any goods other than any of the goods enumerated in the Second Schedule hereto such person shall pay to the authorized weigher upon such weighing, measuring or testing a fee at the rate of two paras per oke in respect thereof and such authorized weigher shall give to the person paying the same a printed receipt in respect thereof from a counterfoil book in such form as the Board may from time to time prescribe and every person paying any such fee shall require the authorized weigher to whom the same is paid to furnish him with such printed receipt:

Provided that-

(a) fractions under ten paras shall not be collected;

(b) for fractions of ten paras and over and under thirty paras the sum of twenty paras shall be collected;

(c) for fractions of thirty paras and over and under forty paras the sum of forty paras shall be collected:

Provided also that the minimum fee for any one weighing, measuring or testing shall be one piastre.

(2) Nothing in this bye-law contained —

(a) shall apply or shall be taken to apply to the weighing, measuring or testing of any goods enumerated in the Second Schedule hereto; or

(b) shall be taken or construed to give any authorized weigher or to the Board any right to demand the compulsory weighing, measuring or testing of any goods to which this bye-law applies.

Bye-law 180.—(1) There shall be paid in each year by the owner of any premises within the improvement area, which are actually let during such year or any part thereof, a fee at a rate to be fixed in that year by the Board not exceeding five per centum of the annual value of such premises as estimated by the Board in respect of that particular year.

(2) There shall be paid in each year by the owner of any premises within the improvement area, which are occupied by such owner during the summer season only or any part thereof, a fee to be fixed in that year by the Board not exceeding five per centum of the annual value

of such premises as estimated by the Board in respect of that particular year.

(3) The provisions of this bye-law shall not apply to any premises let or in the occupation of the owner and used as a hotel, boarding-house, lodging-house or khan during the year or any part thereof.

Bye-law 181.—(1) There shall be paid in each year by the owner of any premises within the improvement area, let or in the occupation of such owner and used as a hotel, boarding-house, lodging-house or khan during such year or any part thereof, a fee at a rate to be fixed in that year by the Board not exceeding eight per centum of the annual value of such premises as estimated by the Board in respect of that particular 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 improvement area, used as a first class hotel, a fee as fixed by the Board from time to time but in no case exceeding nine piastres per night for every person of over ten years of age, staying or residing at such hotel:

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

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

- (d) by every occupier of any premises, within the improvement area, 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 three piastres per night for every person of over ten years of age, staying or residing at such hotel or boarding-house;
- (e) by every occupier of any premises, within the improvement area, used as a lodging-house, a fee as fixed by the Board from time to time but in no case exceeding three piastres per night for every person of over ten years of age, staying or residing at such lodging-house;
- (f) by every occupier of any premises, within the improvement area, used as a khan, a fee as fixed by the Board from time to time but in no case exceeding three piastres per night for every person of 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.

Bye-law 184. In this Part of these bye-laws-

The term "annual value" in relation to any premises means, irrespective of the rent at which such premises may have been actually let at any time during the year for which the estimation is made, the annual rent at which such premises might reasonably be expected to be let in that year.

The term "occupier" means any person in actual occupation of any premises without regard to the title under which he occupies such premises.

Bye-law 187. The Board shall on or before the 31st day of July in each year prepare a list (hereinafter in this Part of these bye-laws referred to as "the occupiers list") showing the name, occupation and place of abode of every occupier in the improvement area and the amount of the annual rate assessed on each such occupier. The occupiers list shall be dated and signed by the Chairman.

By e-law 214. The Board shall in every year charge on and pay out of the revenues of the Board a sum of £20 into the Gratuities and Pension Fund: Provided that the Board may from time to time increase, reduce or suspend the above payment as circumstances may require.

SECOND SCHEDULE.

GOODS TO BE WEIGHED, MEASURED OR TESTED UNDER SECTION 26 OF THE LAW AND FEES PAYABLE FOR THE WEIGHING, MEASURING OR TESTING THEREOF.

(Bye-law 177).

Fees for any

							of the minimum weight.
Item				Mini	mum Weight.	Fees	Paras per oke or
No.	Goods				okes	cp.	part thereof
1. Almonds					10	- 1	2
2. Aniseed					20	1	2
3. Barley		. 17			20	1	2
4. Beans					20	1	2
5. Butter (of milk)					10	1	2
6. Butter, other, such	as cocolin	e, vegeta	line, etc.		10	1	2 2
7. Carobs, natural or	ground				40	2	2
8. Carobs, natural or					40 .	2	2
9. Charcoal		-			20	1	2
10. Coal					40	2	2
11. Colocas					20	1	2
					40	2	2
13. Cotton, ginned					20	1	2
14. Cotton seed					20	1	2 2
15. Cumin seed					20	1	2
16. Favetta					20	1	2
17. Flour					20	1	2
18. Fruit, fresh (other	than oran	ges and l	emons)		10	1	2
19. Fruit, dry (raisins,	dry or be	oiled)			20	1	2
20. Fruits, dry, with s	hells reme	oved			10	1	2
21. Fuel				11.	40	2	2
22. Gypsum					40	1	1
23. Gypsum, on expor	tation ou	tside the	Colony		75	2	1

Fees for any quantity in excess of the minimum weight.

Item No.		Goo	ds				rum Weight.	Fees	Paras per oke or part thereof
Transfer and the second		400	coo				10	î	1
24. Hazelnuts							40	î	1
		**		* *			20	1	1
			* *		1.		40	1	1
		* *	* *				20	1	Î
28. Linseed							20	1	Î
29. Mavrokokko							10	1	Î
30. Nuts							20	1	1
31. Oats			++.	* *			10=	21	10
32. Oil, Olive			* *				10	$\frac{2^{\frac{1}{2}}}{2^{\frac{1}{2}}}$	10
33. Oil, other							20	1	2
34. Olives								1	1
35. Olive stones				**			40	1	1
36. Onions							20	1	1
37. Peas and oth							20	1	1
38. Potatoes							20	1	1
39. Pumice ston	е			4.4			40	1 .	1
40. Sesame							20	1	10 5
41. Silk						* *	3	3	40
42. Silk cocoons							10	$2\frac{1}{2}$	10
43. Silk cocoons	, fresh			**			5	1	1
44. Straw							40	1	1
45. Straw, on ex	sportat	ion, ou	tside t	he Colo	ny		75	2	1
46. Sumac							40	1	1
47. Terra umbra	a, natu	ral, in	lumps	or grou	ind		40	2	2
48. Terra umbra	a, calci	ned, in	lumps	or gro	und		40	2	2
49. Vetches							20	1	2
50. Vikos							20	1	2
51. Wheat							20	1	2
52. Wines and	Spirits						20	1	2
53. Wood							40	2	2
							40	10	10
55. Zivania : w	eighing	and t	esting	by Sik	es's h	vdro-			
							40	2	2
56. Zivania : w									
meter							40	1	1
meter								-	

Fees for any quantity in excess of the minimum

					Minimum Measure		Fees ure cp.	measure. Paras per 100 o part thereof	
57. Lemons					 	100	2	2	
58. Oranges (J	affa)				 	100	2	2	
59. Oranges (c	ther k	inds) ar	nd grap	efruit	 	100	2	2	

Fees shall be calculated on the actual weight of the goods weighed at the above rates:

Provided that-

(a) Fractions under 10 paras shall not be collected.

(b) For fractions of 10 paras and over and under 30 paras the sum of 20 paras shall be collected.

(c) For fractions of 30 paras and over and under 40 paras the sum of 40 paras shall be collected:

Provided also that the minimum fee for any one weighing or measuring or testing shall be 1cp.

SECOND APPENDIX.

(Bye-law 2 (3).)

Bye-laws not Applicable, Bye-laws 76-85.

The above bye-laws have been approved by the Colonial Secretary.

(M.P. 1093/51.)