THE VILLAGES (ADMINISTRATION AND IMPROVEMENT) LAWS, 1950, No. 377.

BYE-LAWS MADE BY THE IMPROVEMENT BOARD OF TSADHA.

In exercise of the powers vested in them by section 24 of the Villages (Administration and Improvement) Laws, 1950, the Improvement Board of Tsadha hereby make the following bye-laws :-

1. These bye-laws may be cited as the Villages (Administration and Improvement) Tsadha Bye-laws, 1952.

2.-(1) Subject to the provisions of paragraphs (2) and (3) of this bye-law, the Villages (Administration and Improvement) Pedhoulas Bye-laws, 1951 and 1952, published in Supplement No. 3 to the *Gazettes* of the 14th March, 1951 and the 14th May, 1952 (hereinafter called "the model bye-laws") shall—

(a) be deemed to be bye-laws made by the Improvement Board of Tsadha and to be incorporated herein, and

(b) apply to the improvement area of Tsadha: Provided that for the word "Pedhoulas" and for the word "Nicosia" wherever they occur the model by laws, the word "Tsadha" and the word "Paphos" shall be in the model bye-laws, the word substituted respectively.

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

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

FIRST APPENDIX.

(Bye-law 2 (2).)

BYE-LAWS TO BE SUBSTITUTED.

Bye-law 4.--(1) The Board may from time to time by public notification appoint any premises within the improvement area to be a slaughter-house in respect of any animal other than swine (hereinafter in these bye-laws referred to as the "slaughter-house No. 1").

(2) The Board may from time to time by public notification appoint additional premises within the improvement area to be slaughter-houses in respect of any animal during the period of any fair.

Bye-law 7.—In all matters to which bye-laws 16, 18, 19, 20 and 21 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.

Bye-law 10.-(1) Subject to the provisions of paragraph (2) of this bye-law-

- (a) no animal shall be slaughtered for human consumption or for sale within the improvement area except at the slaughter-houses;
- (b) no carcass of any such animal shall be cleaned or dressed within the improvement area except at the slaughter-houses.

(2) Between the 15th day of December in any year and the 15th day of January of the succeeding year, any swine for private consumption by the owner and his family may, under a permit from the Board, be slaughtered and the carcass thereof be cleaned and dressed in any place other than the slaughter houses :

Provided that the meat of such swine shall not be used unless such swine has been inspected, and the carcass thereof has been inspected, passed as fit for human consumption and marked as in bye-laws 16 (1) and (18) of these bye-laws provided.

Bye-law 23. All carcasses shall be conveyed by the owner thereof from the slaughter-houses to the meat market or pork market, as the case may be, and during such conveyance shall, in order to avoid contamination, be covered in such manner as the Chairman may from time to time prescribe.

Bye-law 24.—(1) Save as in paragraph (3) hereof and in bye-law 10 (2) of these bye-laws provided, no carcass or fresh meat of any animal shall be brought or kept within the improvement area 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 in the slaughter-houses and has been cleaned and dressed therein; and

(b) such carcass or fresh meat bears on it the seal in good condition and well preserved.

By e-law 26.—The following fees shall be paid by the owner of or the person slaughtering any animal in the slaughter-houses appointed under by e-laws 4 (1) and 5, that is to say :—

		•••	P .
(a) For every bullock, camel, cow or ox not exceeding thirty okes in weight	••	2	0
(b) For every bullock, camel, cow or ox exceeding thirty okes in weight	••	3	0
(c) For every goat, kid, lamb or sheep of six okes or over in weight	•••	.1	0
(d) For every kid or lamb under six okes in weight	· • •	-	$4\frac{1}{2}$
(e) For every swine not exceeding five okes in weight	••	-	4늘
(f) For every swine exceeding five okes in weight but not exceeding 30 okes	; in		
weight		1	0
(g) For every swine exceeding thirty okes in weight	••	2	0
No fee shall be payable in respect of any animal which has been slaughtered	and	is to	be be
used exclusively by the owner and his family for the purpose of salting.			

(2) The following fees shall be paid by the owner of or the person slaughtering any animal in any additional slaughter-house appointed under bye-law 4 (2) during the period of any fair, that is to say:— $s_{1} p_{2}$

(a)	For every bullock, camel, cow or ox not exceeding 50 okes in weight	- 4	0	
	For every bullock, camel, cow or ox exceeding 50 okes in weight	. 5	0	
(0)	For every bullock, camel, eow of ox exceeding 50 okes in weight	้ำ	ň	
(c)	For every goat, sheep, kid, lamb or pig	2	0	

By e-law 32. No person shall sell or expose for sale any perishable goods at any place within the improvement area except at the market of perishable goods, unless he obtains a permit from the inspector.

Bye-law 37.--(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 say :- $\frac{p}{2}$ (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 3 shillings (c) When the value of such goods exceeds four shillings but does not exceed eight 4 shillings (d) When the value of such goods exceeds eight shillings but does not exceed fifteen 5 shillings When the value of such goods exceeds fifteen shillings but does not exceed 6 twenty shillings When the value of such goods exceeds twenty shillings but does not exceed (f)

(g) When the value of such goods exceeds forty shillings but does not exceed eighty (g) When the value of such goods exceeds forty shillings but does not exceed eighty

By e-law 47. No person shall bring or cause to be brought into the meat market any skin, whether fresh or dry, of any animal.

(a) For every carcass of sheep or goat or part thereof (b) For every carcass of a young lamb or kid of less than 6 okes in weight or part 3 thereof (c) For every carcass of ox, camel, cow or bullock or part thereof not exceeding 6 30 okes in weight (d) For every carcass of ox, camel, cow or bullock or part thereof exceeding 30 okes +87 0 in weight but not exceeding 60 okes in weight 1 E 17 (e) For every carcass of ox, camel, cow or bullock or part thereof exceeding 60 okes in weight 1 3 •• • • •• ... •• • • . . • • ...

Bye-law 58.—(1) The following fees shall be paid by the owner of or the person exposing for sale any carcass of swine or fresh pork in the pork market, that is to say :—

(a) For every carcass of swine or part thereof or portion of fresh pork not excee	ding	0.	μ.
20 alrea in waight	0	1	0
(b) For every carcass of swine or part thereof or portion of fresh pork excee	ding		
30 okes in weight but not exceeding 60 okes in weight		1	0
(c) For every carcass of swine or part thereof or portion of fresh pork excee	ding		
60 okes in weight	••	1	3

Bye-law 65.—(1) Every person exposing for sale in the fish market any fresh fish, shall pay in respect thereof a fee of 2 piastres for every oke or any fraction thereof.

Bye-law 75(1)	The following	tolls sl	hall be	paid b	y the	owner	of or	the pe	rson	expos	ing
for sale any animal in	the market of	animals	s, that is	s to say	· '	· .		•			p.
(a) For every he	orse, mule, ox,	ass, car	nel or p	ig	••		••			2	0
(b) For every sh	eep or goat	••	• •		••		••			· _	$4\frac{1}{2}$
(c) For every ki	d. lamb or suck	ling pi	g	••	••		••	• • • •			3
(d) For every liv	ve chicken		•••	••	••	••		••			1
(e) For every liv	re fowl	•••			· • · /		••	•••	•••	·	1
(f) For every live	e turkey	•• .	••	••	••		••			-	2
Bye-law 82. The fair market the follo	following tolls sowing animals,	shall be goods,	paid by articles	very, thing	person s, eat	n sellin ables o	g or ex r liqui	posing ids of ε	for sa ny k	le in ind, t	the hat
1s to say :						•			•		p.
(a) For every ca	mel, horse, mu	le or oz	c sold	••	••				• •	3	0
(b) For every do	nkey sold.	••	• • •	••	•••		••	•		3	0
(c) For every sw	vine of any age	sold		••	•••	••			••	1	0
(d) For every sl	heep, goat lam	h or ki	d cold								^
	gour, iam	IO OI MI	a solu	· • • ·	· • •		••		·	2	0
(e) For any kine	d of goods, art r any part of th	icles, th	nings, ea	atables	or liq	 uids ex	 mosed	for sal	e for	2	U

the whole or any part of the period of the fair, a toll from 1p to 20s according to the value or quantity thereof, to be determined in each case by the Inspector.

Bye-law 110—(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 ten shillings per year or part thereof.

Bye-law 117. The following rates shall be paid by the owner or occupier of any premises or place supplied with the domestic water, that is to say :--

(a) in respect of a house, coffee-house, shop or store a rate, to be determined in each case

by the Board, not exceeding £2 per year or part thereof;
(b) in respect of a hotel, boarding-house, lodging-house, khan, factory or industrial undertaking a rate, to be determined in each case by the Board, not exceeding £5 per year or part thereof:

Provided that the Board may install water-meters on any water line supply for measuring the quantity of the domestic water supplied to any premises and in every such case the rate to be paid by the owner or occupier of any premises shall be determined in each case by the Board but shall in no case exceed one pound per thousand gallons.

Bye-law 135.– -(2) The fee payable for any licence granted under this bye-law shall not exceed twenty shillings per year or part thereof, as the Board may in each case determine.

Bye-law 136.—(2) The fee payable for any licence granted under this bye-law shall not exceed ten shillings per year or part thereof.

Bye-law 139.-(3) The fee for such licence shall be one shilling per year or part thereof, in respect of every threshing floor.

Bye-law 155.--(2) The following fees shall be paid by every hawker in respect of every day upon which he hawks goods within the improvement area, that is to say :---s. p.

- (a) When the value of the goods hawked does not exceed $\pounds 1$... $\mathbf{2}$ (b) When the value of the goods hawked does not exceed £3
 (c) When the value of the goods hawked exceeds £3 but does not exceed £10 3 4월
- (d) When the value of the goods hawked exceeds $\pounds 10$ • • . .

Bye-law 163.-(1) The following fees shall be paid by every person obtaining a licence under this Part of these bye-laws, that is to say :-

(a) For a period of one month a fee, to be determined in each case by the Board, not exceeding 25 shillings.

- (b) For a period of one week a fee, to be determined in each case by the Board, not exceeding ten shillings.
- (c) For a single cinematograph exhibition, performance, dance, entertainment or public meeting a fee, to be determined in each case by the Board, not exceeding five shillings.

Bye law 171. No person shall use any swimming pool provided by the Board except with the permission of the Board's officer in charge and upon payment of the appropriate fee, which is fixed at six piastres per hour or part thereof for each person.

Bue-law 172.-(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 :---ş. p.

(a) For every bitch in every year	 	 • • •	• •	• •	••	4 0
(b) For every other dog in every	•	 	••	••	• •	·2 · 0

Bye law 173.-(2) Where it is proved to the satisfaction of the Board that a metal badge supplied under this bye-law has been lost or destroyed, the Board may issue to the licensee a duplicate metal badge on payment of six piastres.

Bye-Luw 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 measuring, weighing or testing shall be one piastre.

Bye-law 179. The fee to be levied and paid under the provisions of sub-section (2) of section 29 of the Law on any carobs weighed under the provisions of sub-section (1) of the said section shall be three piastres per aleppo cantar of such carobs.

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 fee

5 5					eeding: illings,
$b_{j} \in \{$	(a)	Barbers		•	10
2	Ìb)	Bakers, butchers, clubs, contractors, dentists, medical practitioners, chem	ist	з,	
14 A T		pharmacists, mineral water manufacturers, pianists, bandmasters, ph	otc)-	10
		graphers, shoemakers, telegraph agencies	•	·	10
	(c)	Hotel-keepers, boarding-house keepers, lodging-house keepers or khan kee	per	`S	20
	(d)	Keepers of coffee-houses, drapery-shops, grocery-shops, restaurants or any o	the	r	
1.15	÷	class of shops \ldots \ldots \ldots \ldots \ldots \ldots	•	•	10
196 1	(e)	Merchants, money-lenders, business men, manufacturers.		•	40
		Persons carrying on within the improvement area any profession, busin	ies	з,	
		trade or other calling not enumerated above			300

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)

			(Dye-i	uw 111)		
21 .						Fees for any quantity in excess
					•	of the minimum
					• • • • •	weight.
Ite		~ 1		Minimum _, We		
No		Goods		okes	c_{j}	p. thereof
1.	Almonds	•• ••		10		1 2
2.	Aniseed	· · · · · ·	•• ••	20		1 2
3.	Barley	· · · · · ·		20	•	1 2
4.	Beans	•• ••		20		1 2
5.	Butter (of milk)	•• ` ••		10		1 2
6.	Butter, other, suc	h as cocoline, v	regetaline, etc	10		1 2
7.	Carobs, natural o	r ground, on e	exportation	40		2 2
	Carobs, natural o		· · · · ·	40		1 1
	Charcoal			20		1 2
	Coal			40		$\overline{1}$ $\overline{2}$
. 11.	Colocas			20		$\overline{1}$ $\overline{2}$
12.	Cotton, unginned					$\overline{2}$ $\overline{2}$
	Cotton, ginned	•• ••		20		$\overline{1}$ $\overline{2}$
	Cotton seed			$\frac{1}{20}$		$\begin{array}{ccc} 1 & 2 \\ 1 & 2 \end{array}$
	Cumin seed		•• ••	20		1 2
	Favetta			20		$egin{array}{ccc} 1&2\\ 1&2 \end{array}$
	Flour		•• ••	20		1 , $\tilde{2}$
	Fruit, fresh (other		and lomone)	$ \frac{10}{10} $		1 - 2
19	Fruit, dry (raisin	e dry or boile	and remons)	$ \begin{array}{ccc} 10 \\ 20 \end{array} $	•	$\frac{1}{1}$ $\frac{2}{2}$
	Fruits, dry, with			10^{-1}	•	1 2
	Fuel .	Shen temoveu	L	40		1 2
	Gypsum	•• ••	••	40		
	Cypsum, on expo		la tha Calor			
	Hazelnuts		Te the Colon			
	Hay	•• ••	••	10		1 2
	Konary	•• ••		40		2 2
	T · ·	•• ••	•• •••	20		1 2 $($
	T • T •	•• ••	•• ••	1.40		$\frac{2}{2}$ and $\frac{2}{2}$ where $\frac{2}{2}$
	Mavrokokko	•• ••	•• ••	\dots 20		1 2
	Nuts	•••	•• ••	20		1 2 and and
	0-4-	••• *••	•• ••	10		1 2 64
	0:1 -1:	•• ••	•• ••	20		1 2
		•• ••	•• ••	10		3 10
	Oil, other Olives	•• -•	•• •	10		3 10
		•• ••	•• ••	$\dots 20$		1 2
	Olive stones	•••	•• •	$\dots 40$		1 1
	Onions	··· ···	•• ••	20		1 2
	Peas and other pu		•• ••	20		1 2
	Potatoes	•• ••	• • • • •	20		1 2
	Pumice stone	•• ••	•• ••	40		1 1
	Sesame	. •• ·•	•• ••	20		1 1
	Silk	··· /	•• ••	3	1. 1. A. 1	3 10
42.	Silk cocoons, dry		••	. 10	1	3 10
43.	Silk cocoons, fresh	h	•• ••			3 10 ·
		* · · ·				

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j,

Item		loods.		•	Minima	ım Weig	-Z.a :		quantity in excess of the minimum weight.	
No.	6	10048.		. * -	mm	okes		cp.	Paras per oke or part thereof.	
44. Straw		•	••	••	•••	40		2	2	
45. Straw, on ex	portation,	outside	the Cold	ony	•••	75		$\overline{2}$. Ĩ	_
46. Sumac		•••	· • •		••	40		1	1	
47. Terra umbra	, natural,	in lumps	or grou	ind		40		ī	ĩ	
48. Terra umbra	calcined	, in lump	s or gro	und		40		1	1	
49. Vetches		1			~ ••	20		1	$\overline{2}$	
50. Vikos				•••	•••	20		- ī -	2	
51. Wheat					• • •	20		-1	$\overline{2}$	
52. Wines and Sp	oirits					20		1	2	
53. Wood					••	40		-1	and i second	
54. Wool			🔬		• •	40		$\bar{2}$	${ m s}={ m s}{ m 2}$, we there is a	
55. Zivania : wei meter	ghing and	l testing	by Sike	s's h	ydro-	40		2		
56. Zivania: weig	hing and	tooting h	Conti		••	40		z	2	
meter	gning and	testing b	y Carine	er s n	yaro-	40		2	2	
meter	• ••	••	••	••	· • .	40		2		
									Fees for any	
					1.1				quantity in excess	
									of the minimum	
e.									measure.	
Item No.		Goods			Minin	um Me	isure	Fees cp.	B Paras per 100 or part thereof	
57. Lemons	· · · ·					100		3	40	
58, Oranges (Jaff	a) .	••				100		3	40	
59. Oranges (othe		and gran	efruit			100		3	40	
Fees shall be	calculate	d on the	actual	weigł	nt of the		veighe		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 1p.

SECOND APPENDIX. (Bye-law 2 (3).)

BYE-LAWS NOT APPLICABLE.

Bye-laws 13, 141, 144-146, 196-215.

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

(M.P. 1291/52.)

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Fees for any

No. 378. THE WATER (DOMESTIC PURPOSES) VILLAGE SUPPLIES LAW. CAP. 311 AND LAWS 28 OF 1951 AND 12 OF 1952.

BYE-LAWS MADE BY THE WATER COMMISSION OF AGRIDHAKI VILLAGE (KYRENIA DISTRICT) UNDER SECTION 29.

In exercise of the powers vested in them by section 29 of the Water (Domestic Purposes) Village Supplies Law, the Water Commission of Agridhaki village, in the District of Kyrenia, hereby make the following bye-laws :---

1. These bye-laws may be cited as the Village Domestic Water Supply (Agridhaki) Bye-laws, 1952.

2.—(1) Subject to the provisions of paragraphs (2) and (3) of this bye-law, the Village Domestic Water Supply (Elea) Bye-laws, 1950, published in the *Gazette* of 1st November, 1950, shall—

(a) be deemed to be bye-laws made by the Water Commission of Agridhaki and to be incorporated herein, and

(b) apply to the village of Agridhaki, and the second stranger stranger stranger

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