THE VILLAGES (ADMINISTRATION AND IMPROVEMENT) LAWS, 1950 AND 1953.

BYE-LAWS MADE BY THE IMPROVEMENT BOARD OF DHIORIOS.

In exercise of the powers vested in them by section 24 of the Villages 12 of 1950 (Administration and Improvement) Laws, 1950 and 1953, the Improvement 18 of 1950 Board of Dhiorios hereby make the following bye-laws:

1. These bye-laws may be cited as the Villages (Administration and Gazette: Improvement) Dhiorios (Amendment) Bye-laws, 1957, and shall be read as one with the Villages (Administration and Improvement) Bye-laws, 1951 (hereinafter referred to as "the principal Bye-laws") and the principal Bye-laws and these bye-laws may together be cited as the Villages (Administration and Improvement) Dhiorios Bye-laws are the Villages (Administration and Improvement) Dhiorios Bye-laws, 1951 and 1957.

- 2. Bye-law 26 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor:-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 appropriate slaughter-house, that is to say :-

	·			Wils
(a) For every bullock,		ox not ex	ceeding -	
thirty okes in weig				50
(b) For every bullock,	camel, cow or o	x exceedin	g thirty	
okes in weight		• • • • • • • • • • • • • • • • • • • •		100
(c) For every goat, kid,	lamb or sheep	of six okes	or over	
in weight	••	• • • • •	• • •	35
(d) For every kid or lar				15
(e) For every swine not	exceeding five	okes in wei	ght	15
(f) For every swine exc		in weight	but not	
exceeding ten okes	in weight			35
(g) For every swine exc			out not	
 exceeding thirty of 			· Transfer	50
(h) For every swine exc	ceeding thirty ol	ces in weigl	it	100

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, 15 mils shall, irrespective of the weight of the animal, be paid in lieu of the fees hereinbefore prescribed.".

3. Bye-law 37 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor:-

"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:--Mils

	and the state of t	171113
	When the value of such goods is under 100 mils	5-
(b)	When the value of such goods exceeds 100 mils but	
	does not exceed 200 mils	10
(c)	When the value of such goods exceeds 200 mils but does	
	not exceed 400 mils	15
(d)	When the value of such goods exceeds 400 mils but	
	does not exceed 750 mils	35
(e)	When the value of such goods exceeds 750 mils but	
	does not exceed 1,000 mils	45
<i>(f)</i>	When the value of such goods exceeds 1,000 mils but	
	does not exceed 2,000 mils	65
(g)	When the value of such goods exceeds 2,000 mils but	15. The second
	does not exceed 4,000 mils	100

14°
(2) If the value of such goods exceeds £4, a fee of 10 mils for each additional pound or fraction thereof shall be added to the aforementioned fee of 100 mils.
(3) Every fee payable under this bye-law shall be paid to the inspector.".
4. Paragraph (1) of bye-law 51 of the principal Bye-laws is hereby
repealed and the following bye-law substituted therefor:— "51.—(1) The following fees shall be paid by every person exposing
for sale any fresh meat in the meat market, that is to say:— Mils
(a) For every carcass of sheep or goat or part thereof 35
(b) For every carcass of a young lamb or kid of less than 6 okes in weight or part thereof 20
(c) For every carcass of ox, camel, cow or bullock or part thereof not exceeding 30 okes in weight 50
(d) For every carcass of ox, camel, cow or bullock or part thereof exceeding 30 okes in weight but not exceeding
60 okes in weight
5. Paragraph (1) of bye-law 58 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor:— "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:— Mils
(a) For every carcass of swine or part thereof or portion of fresh pork not exceeding 30 okes in weight 50
of fresh pork not exceeding 30 okes in weight (b) For every carcass of swine or part thereof or portion of fresh pork exceeding 30 okes but not exceeding
60 okes in weight 100
(c) For every carcass of swine or part thereof or portion of fresh pork exceeding 60 okes in weight
6. Paragraph (1) of bye-law 65 of the principal Bye-laws (as set out in the model Bye-laws published in Supplement No. 3 to the Gazette of 14th March, 1951) is hereby amended by the deletion therefrom of the figure "1p." (line 2) and the substitution therefor of the figure and word "5 mils".
7. Paragraph (1) of bye-law 75 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor:—
"75.—(1) The following tolls shall be paid by the owner of, or the
person exposing for sale, any animal in the market of animals, that is to say:—
Mils
(a) For every horse or mule
(c) For every camel
(d) For every sheep, goat or swine
(e) For every kid, lamb or suckling pig (f) For every live chicken 25
(g) For every live fowl
(h) For every live turkey 8. Paragraph (2) of hye-law, or of the principal Paragraph (2).
8. Paragraph (2) of bye-law 91 of the principal Bye-laws (as set out in the model Bye-laws published in Supplement No. 3 to the Gazette of the 14th March, 1951) is hereby amended by the deletion therefrom of the
words "two piastres" (line 3) and the substitution therefor of the words "ten mils".

- 9. Bye-law 117 of the principal Bye-laws is hereby amended by the deletion from the proviso to sub-paragraph (b) thereof of the words "three shillings" (line 4) and the substitution therefor of the words "one hundred and fifty mils".
- 10. Paragraph (2) of bye-law 135 of the principal Bye-laws (as set out in the model bye-laws published in Supplement No. 3 to the Gazette of the 14th March, 1951) is hereby amended by the deletion therefrom of the words "five shillings" (line 2) and the substitution therefor of the words "two hundred and fifty mils".
- 11. Paragraph (2) of bye-law 136 of the principal Bye-laws is hereby amended by the deletion therefrom of the words "five shillings" (line 1) and the substitution therefor of the words "two hundred and fifty mils".
- 12. Paragraph (3) of bye-law 139 of the principal Bye-laws is hereby amended by the deletion therefrom of the figure "1s." (line 1) and the substitution therefor of the words "fifty mils".
- 13. Bye-law 147 of the principal Bye-laws (as set out in the model Bye-laws published in Supplement No. 3 to the *Gazette* of the 14th March, 1951) is hereby repealed and the following bye-law substituted therefor:—
 - "147.—(1) No person shall keep or cause to be kept within the improvement area any mandra, unless such person has obtained in every year a licence from the Board.
 - (2) The fee payable for any licence granted under this bye-law shall be 250 mils per year or part thereof.
 - (3) Every mandra shall be kept thoroughly clean to the satisfaction of the Medical Officer".
- 14. Paragraph (2) of bye-law 155 of the principal Bye-laws is hereby repealed and the following paragraph substituted therefor:—
 - "(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:—

										Mils
(a)	When	the	value	of the	goods	hawked	does	not ex	ceed	
` '	£ı		•	• •	• •	• •	• •	• •	• •	10
(b)	When	the	value	of the	goods	hawked	does	not ex	cceed	
•	£3					• •		• •	• •	15
(c)	When	the	value	of the	goods	hawked	l exce	eds £	3 but	
	does	not (exceed	£10	• •	• •	• •	• •	• • •	35
(d)	When	the	value	of the	goods	hawked	exced	eds £ī	o	50 °°.

- 15. Paragraph (1) of bye-law 160 of the principal Bye-laws is hereby repealed and the following paragraph substituted therefor:—
 - "160.—(1) The following charges shall be paid by every person posting or exhibiting any advertisement or notice on any hoarding, that is to say:—

		Size of adver- notice not e 2ft.×2ft.	xceeding:
		Mils	Mils
(a) For each day		5	10
(b) For each week or part the	hereof	35	50
(c) For each month or part	thereof	100	150".

- 16. Paragraph (1) of bye-law 163 of the principal Bye-laws is hereby amended as follows:—
 - (1) By the deletion therefrom of the figure "5s." in the second line of sub-paragraph (b) and the substitution therefor of the words "two hundred and fifty mils".
 - (2) By the deletion therefrom of the figure "2s." in the second line of sub-paragraph (c) and the substitution therefor of the words "one hundred mils".
- 17. Paragraph (1) of bye-law 178 of the principal Bye-laws is hereby repealed and the following paragraph substituted therefor:—
 - "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 five mils for each twenty okes or part 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 the minimum fee for any weighing, measuring or testing shall be 5 mils.".

- 18. Bye-law 179 of the principal Bye-laws is hereby amended by the deletion therefrom of the words "four piastres" (line 3) and the substitution therefor of the words "twenty-five mils".
 - 19. Bye-law 181 of the principal Bye-laws is hereby amended as follows:-
 - (1) By the deletion therefrom of the words "one shilling" in the second and third lines of sub-paragraph (a) of paragraph 2 and the substitution therefor of the words "fifty mils".
 - (2) By the deletion therefrom of the figure "6p." in the second line of sub-paragraph (b) of paragraph 2 and the substitution therefor of the words "thirty-five mils".
 - (3) By the deletion therefrom of the figure "4p." in the second line of sub-paragraph (c) of paragraph 2 and the substitution therefor of the words "twenty-five mils".
 - (4) By the deletion therefrom of the words "two piastres" in the third line of sub-paragraph (d) of paragraph 2 and the substitution therefor of the words "ten mils".
 - (5) By the deletion therefrom of the words "one piastre" in the second line of sub-paragraph (e) of paragraph 2 and the substitution therefor of the words "five mils".
 - (6) By the deletion therefrom of the words "one piastre" in the second line of sub-paragraph (f) of paragraph 2 and the substitution therefor of the words "five mils".
- 20. Paragraph (1) of bye-law 185 of the principal Bye-laws is hereby repealed and the following bye-law substituted therefor:—
 - "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:—	•
	nnual fee
not e	xceeding:
	Mils

	111113
(a) Barbers	250
(b) Bakers, butchers, clubs, contractors, dentists, medical	•
practitioners, chemists, pharmacists, mineral water	
manufacturers, pianists or bandmasters, photo-	·
	1,000
(c) Camp-keepers $\dots \dots \dots \dots \dots \dots \dots$	250
(d) Hotel-keepers, boarding-house keepers, lodging-house	
keepers or khan keepers	500
(e) Keepers of coffee-houses, drapery-shops, grocery-shops,	ŭ
	2,000
	•
(f) Muleteers, per horse or mule or donkey	250
(g) Persons keeping carriages for public hire, per carriage	250
(h) Individuals keeping motor cars for public hire, per	
motor car	500
(i) Motor car companies, partnerships or agencies keeping	Ü
motor cars for public hire	1,000
	1,000
(j) Merchants, money-lenders, businessmen, manufac-	
	2,000
(k) Persons carrying on within the improvement area any	
profession, business, trade or other calling not enume-	
rated above	500".
	J V

21. The Second Schedule to the principal Bye-laws is hereby repealed and the following Schedule substituted therefor:—

"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).

		Minimu		_			in	exce	ss o	nuantity f the
Item		weight	t.	Fee.			min			weight
No. Goods.		Okes		Mil	s					every:
1. Almonds		10		5		20 (okes	or	part	thereof
2. Aniseed		20		5		20	,,	,,	,,	**
3. Barley		20		5		40 -	,,	,,	,,	"
4. Beans		20		5	• •	40	,,	,,	,,	,,
5. Butter (of milk)		10		5	• •	20	,,	,,	,,	,,
6. Butter, other, such as	coco-									
line, vegetaline, etc.		10		5		20	**	,,	"	**
7. Carobs, natural or gr8. Carobs, natural or gr		40	••	5	••	40	,,	,,	**	**
on exportation		40		5		40	,,	"	,,	"
9. Charcoal	• •	20	• •	5		40	,,	,,	,,	,,
10. Coal	• •	40		5		40	,,	,,	,,	,,
11. Colocas		20		5		20	,,	,,	,,	,,
12. Cotton, unginned		40		10		20	,,	,,	,,	. ,,
13. Cotton, ginned		. 20	• •	5	• •	20	,,	,,	,,	,,
14. Cotton seed		20		5	٠	40	,,	,,	,,	,,
15. Cumin seed	• •	20		5	• •	20	,,	,,	,,	,,
16. Favetta		20		5		40	, ,,	"	,,,	,,
17. Flour	than	20	••	5	••	40	,,	,,	,,	· , ,, .,
lemons and oranges	s)	10		.5	• •	40	,,	,,	,,	,,

	Ite No		oods.	* . *		Minimi weigh Okes	t.	Fee Mi		1	i 1111	n ex inim	cess o	uantit of the weight every	!
	10.	Fruit, dry	(raisii	ns, dr	y or										
:		boiled)				20		5	٠.	20	oke	or or	part	thereo	ıf
	20.	Fruit, dry			s re-	••				20					
# []	4.5	moved)		• •	• •	10	• •	5	• •	20	**	,,	"	"	
		Fuel	• •	• •	• •	40	• •	5	• •	40	,,	"	"	**	
		Gypsum	on 6	 export	ation	40	• •	5	• •	40	,,	"	,,	"	
	23.	Gypsum, outside			ation	75	• .•	10		40					
	21.	Hazelnuts			• • •	10		5		20	"	"	"	"	
		Hay				40		5	••	40	,,	"	,,	. "	
		Konari		••		20		5		20	,,	,,	,,	,,	
		Lime				40		5		40	,,	,,	,,	,,	
		T · 1				20		5		20	,,	,,	,,	"	
	29.	Mavrokokl	(O			20		5		20	,,	,,	,,	,,	
1.15	3ó.	Nuts		• •		10		15		4	,,	,,	,,	,,	
A STATE OF THE STA	31.	Oats	• •		• •	20	• •	5		40	,,	,,	,,	,,	
and the second		Oil, olive				10		30		2	,,	,,	,,	,,	
	33.	Oil, other	• •	• •	• •	10	• •	15		4	,,	,,	,,	"	
	34.	Olives	• •	• •	• •	20	• •	5	• •	20	,,	,,	,,	,,	
		Olive stone	28	• •	• • •	40	• •	5	• •	40	,,	,,	,,	,,	
	36.		.1	•••	•	20	• •	5	• •	40	,,	,,	,,	33	
	37.	Peas and o		iise	• •	20	• • •	5	• •	20	,,	,,	,,	,,	
			••	• •	• •	20	• •	5	• •	40	,,	,,	,,	"	
		Pumice sto		• •	• •	40	• •	_5	• •	40	,,	,,	,,	,,	
			••	• •	: :	20	• •	15	• •	- 8	;;	,,	,,	,,,	c
		Silk Silk cocoor	r. ne deur	••	• •	3	• •	50	• •		оке	or	part	thereo	ı
	42.	Silk cocoor	io, ui y io frest		• •	10		110	• •	$\frac{1}{2}$,,	,,	,,	"	
*		Straw			• •	5		30	• •	1	olean	"))	theren	f
		Straw, on			out-	40	••	5	• •	80	OKCS	OI.	part	thereo	
	43.	side the				75		<u>.</u>		80					
	46.	Vetches		,		20	• •	5	• •	40	,,	"	"	,,	
		Vicos			• •	20	• •	5	• •	40	"	,,	,,	"	
		Wheat				20		5		80	,,	"	,,	"	
	49.	Wines and				20		5		40	"	"	"	"	
	50.	Wood		• •		40		5		40	"	"	,,	"	
		Wool	• •			40		55		. 4	"	"	,,	, ,,	
	52.	Zivania:			and					•			•	,,	
		testing b	y Sike	s's hy	dro-									*	
and the second second		meter	• • • • •		• •	40	• •	5	• •	40	,,	,,	,,,	,,	~
	5 3·	Zivania:	weighi		and										
		testing	by	Cart	ier's										
		hydrome	ter	• •	• •	40	• •	5	• •	40	,,	,,	,,	"	
e e e e e e e e e e e e e e e e e e e															
										F_{ϵ}	ees f	or a	ny q	uantity	v .
													ess oj		
		* 4.1			. 7	Minimur	14		L'					easure	
The second se						vununur Measure			Fees.					00 or	
The state of the s						mousure.	•		Mils		1	art	the	reoj.	
		Lemons			• •	100			5				5		
A STATE OF SALES		Oranges (Ja			• •	100	•	•	5		• •		5		
	56.	Oranges (o		ınds)	and								·		
		grape fru	lit .		• •	100			- 5				5		

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

Provided that-

(a) fractions under 2 mils shall not be collected;

(b) for fractions of two mils and over and under 4 mils, the sum of 3 mils shall be collected:

(e) for fractions of 4 mils and over and under 5 mils, the sum of 5 mils shall be collected:

Provided also that the minimum fee for any one weighing or measuring or testing shall be 5 mils.".

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

(M.P. 1112/51.)

No. 567.

THE IRRIGATION (PRIVATE WATER) ASSOCIATION LAWS, 1949 AND 1954.

In pursuance of the provisions of sub-section (3) of section 12 of the Irrigation (Private Water) Association Laws, 1949 and 1954, the following rules made by the Committee of the Irrigation Association of "Kannoura" Psematismenos village, in the District of Larnaca are published in the Gazette.

IRRIGATION ASSOCIATION OF "KANNOURA" PSEMATISMENOS VILLAGE. Rules.

- 1. These Rules may be cited as the Irrigation Association of "Kannoura" Psematismenos village Rules, 1957.
 - 2. In these Rules, unless the context otherwise requires—
 - "Commissioner" means the Commissioner of the District of Larnaca;

- "Committee" means the Committee of the Irrigation Association;
 "Irrigation Association" means the Irrigation Association of "Kannoura" Psematismenos
 - 'Law" means the Irrigation (Private Water) Association Laws, 1949 and 1954;
- "List" means the list of the names and residences of the proprietors and of the extent of the interest of each proprietor in the water, as finally settled in accordance with the provisions of section 11 of the Law;
 "Works" means the irrigation works of the Irrigation Association.
- 3. The present Committee shall hold office for a period of three years beginning on the 10th March, 1957. The election of each subsequent Committee shall take place in the manner here-inafter provided every third year in the first week of the month of March and it shall hold office for a period of three years from the date of the expiration of the period of office of the previous Committee.
- 4.—(1) The Commissioner shall, not less than one month before the holding of the meeting as in rule 3 provided, cause a written notice thereof to be-
 - (a) published in a newspaper or newspapers; and
 - (b) posted in a conspicuous place in the town, village or quarter in which the water is situate.
- (2) All expenses connected with the notices shall be paid for from the funds of the Irrigation Association.
- 5.—(1) The Commissioner shall preside at every meeting so convened and if any question is raised as to the right of a person to attend thereat or to vote, the Commissioner may there and then make such enquiry as he may deem requisite and declare whether such person has a right to attend or to vote or not and the decision so made shall be final; and an entry shall be made in the minutes of the meeting of any such question and of the decision thereon.
 - (2) No business shall be transacted at any such meeting and no decision shall be taken thereat, unless more than one-half of the aggregate number of the proprietors are present in person or are represented by a proxy properly appointed by an instrument signed in the presence of and certified by a mukhtar: provided that business may be transacted at any adjourned meeting and decision may be taken thereat irrespective of the number of proprietors who are present in person or are represented by a proxy.

performing the military and the content of the performance of the first field of the content of the performance of the performa