4. The principal Bye-laws are hereby amended by the insertion therein after bye-law 248 of the following bye-law :---

"248A.—(1) No person shall in the streets below mentioned, lead, ride, drive or take any animal or vehicle in the direction mentioned against the name of each street :—

Thermopilon Street : The direction leading to the junction of Avenue Athinon and Public Offices Road along the whole street.

Part of Avenue Athinon : The direction leading to the junction of Thermopilon Street and Public Offices Street.

Market Street : The direction leading to the entrance of Avenue Athinon.

Afroditi Street: The direction leading to the junction of Market Street and Slaughter-House Street along the whole street.

*Fellah Oglou Street*: The direction leading to the junction of Fellah Oglou Street and Thermopilon Street at the corner of the premises now occupied by Mr. Panaghiotis Papa Kokkinos, of Paphos.

*Miaouli Street*: The direction leading to the junction of Fellah Oglou Street and Kanari Street at the corner of the premises now occupied by the Popular Bank.

Kanari Street : The direction from the junction of Kanari Street and Olga Street leading to the junction of Fellah Oglou, Miaouli and Kanari Streets.

Evagoras Street : The direction leading to the junction of Market Street and Evagoras Street along the whole street.

(2) The Council shall place sign posts at suitable spots, indicating the direction in which animals and vehicles may move along the abovenamed streets."

The above Bye-laws have been approved by His Excellency the Acting Governor.

(M.P. 1415/12/3.)

## No. 221.

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

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

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

1. These bye-laws may be cited as the Summer Resort Development (Pedhoulas) (Amendment) Bye-laws, 1947, and shall be read as one with the Summer Resort Development (Pedhoulas) Bye-laws, 1939, (hereinafter referred to as "the principal Bye-laws"), and the principal Byelaws and these bye-laws may together be cited as the Summer Resort Development (Pedhoulas) Bye-laws, 1939 and 1947.

2. Bye-law 148 of the principal Bye-laws is hereby deleted and the following bye-law substituted therefor :---

"148.—(1) Any person desiring to carry on, exercise or practise any business, trade, calling or profession within the Summer Resort shall apply to the Board for a licence and the Board shall thereupon decide the business, trade, calling or profession of such person.

Gazette : Supplement No. 3 : 6.12.1939.

d. 49/106 1. (0

287

(2) The fee payable for a licence shall be determined in each case by the Board and shall be in accordance with the following scale :----Per year or part thereof. Ťo From *s*. 8. 1060 (a) Barbers ... •• . . . . (b) Bakers, butchers, clubs, contractors, dentists, medical practitioners, mineral water manufacturers, pianists or bandmasters, photographers, shoe-makers, tele-10 100graph agencies ... .. .... (c) Camp-keepers 20100.. . . .. . . . . . . (d) Hotel-keepers, boarding-house keepers, lodging-house 20300 keepers or khan keepers ..... . . (e) Keepers of coffee-shops, drapery-shops, grocery-shops, 10100restaurants or any other class of shops •• •• (f) Muleteers, per horse or mule or donkey 1 5 (g) Persons keeping carriages for public hire, per carriage 10 3 (h) Persons keeping motor cars for public hire, per motor 10 60  $\operatorname{car}$ •• . . (i) Persons carrying on within the Summer Resort any profession, business, trade or other calling not enu-10 100merated above ... • • (3) All fees in this bye-law prescribed shall be paid to the person authorized by the Board in that behalf."

The above bye-laws have been approved by His Excellency the Governor.

(M.P. 1301/28/2.)

## No. 222.

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

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

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

1. These bye-laws may be cited as the Summer Resort Development (Kalopanayiotis) (Amendment) Bye-laws, 1947, and shall be read as one with the Summer Resort Development (Kalopanayiotis) Bye-laws, 1939, Gazette : (hereinafter referred to as "the principal Bye-laws"), and the principal Supplement Bye-laws and these bye-laws may together be cited as the Summer Resort 1.9.1939. Development (Kalopanayiotis) Bye-laws, 1939 and 1947.

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

"Provided that when any swine slaughtered is to be used wholly by the owner and the members of his family either as pork or for dried meat and sausages one shilling for every such swine not exceeding 30 okes in weight and two shillings for every such swine exceeding 30 okes in weight shall be paid in lieu of the fees hereinbefore prescribed."

3. Bye law 147 of the principal Bye laws is hereby deleted and the following bye-law substituted therefor :---

147.-(1) Any person desiring to carry on, exercise or practise any business, trade, calling or profession within the Summer Resort shall apply to the Board for a licence and the Board shall thereupon decide the business, trade, calling or profession of such person.