- 15. The Committee shall distribute the water from time to time to every proprietor in accordance with the usage heretofore observed with regard to the turn of irrigation and the distribution of such water, due regard being also had to the quantity of water available and to the number of donums of land to be irrigated by each proprietor.
- 16. The Committee may with the consent of the Commissioner enter into any agreement or arrangement with the Committee of any other Irrigation Division formed under the provisions of the Law with regard to any dams or channels which are shared in common between the Irrigation Division and such other Irrigation Division, the maintenance thereof and the proportion of any contribution for any expenses incurred in connection therewith, to be paid by the Irrigation Division.
- 17.—(1) Upon an application to the Commissioner signed by not less than two thirds of the proprietors mentioned in the list requesting that the Irrigation Division be dissolved, the Commissioner shall call a meeting of the proprietors for the purpose of determining whether the Irrigation Division should be dissolved.
- (2) Every meeting so convened shall be held in the presence of the Commissioner at the time and place appointed and if at such meeting a majority of two-thirds of the proprietors or the authorized proxies thereof who are present decide that the Irrigation Division should be dissolved, the Irrigation Division shall be so dissolved accordingly:

Provided that all rates due and unpaid on the date of dissolution shall be levied and paid as if the Irrigation Division had not been dissolved.

- (3) The provisions of sections 4, 6, 7, 8 and 9 of the Law with respect to public meetings shall apply *mu'atis mutandis* to a meeting convened under the provisions of this rule.
- (4) Any money in the hands of the Committee or the treasurer at the time of the dissolution of the Irrigation Division and any money recovered at any time thereafter on account of the rates due and unpaid at the time of such dissolution, shall be paid to the Commissioner and shall be passed in the books of the Commissioner to the credit of the village of Mansoura-Ayios Theodhoros Tillirias and shall be utilized by the Commissioner for such purpose of public utility in the village of Mansoura-Ayios Theodhoros Tillirias as may be approved by him.

No. 417. THE LAND ACQUISITION LAWS, 1899 TO 1936.

NOTIFICATION UNDER SECTIONS 2, 3 AND 4.

C. C. WOOLLEY, Governor.

I, the Governor, in exercise of the powers conferred by sections 2, 3 and 4 of the Land Acquisition Laws, 1899 to 1936, do hereby declare the improvement of part of the public road from Nicosia to Myrtou which runs through the village of Myrtou between the 19th and 20th milestones to be an undertaking of public utility and do hereby authorize the carrying out of the said undertaking and do hereby entrust to the Director of Public Works the supervision and effectuation of the said undertaking.

Given under my hand and seal this 21st day of October, 1942.

(M.P. 750/30.)