No. 439.

THE LAND ACQUISITION LAW. CAP. 233.

Notification under Section 7.

J. FLETCHER-COOKE,

Acting Governor.

Whereas immovable property is required by His Majesty's Military Authorities in connection with the scheme for a military cantonment at Dhekelia;

Cap. 233

And whereas the Commissioner of Larnaca, in compliance with Section 6 of the Land Acquisition Law, by Notice published under Notification No. 318 in Supplement No. 3 to the Gazette of the 20th June, 1951, and posted at convenient places on or near the lands to be acquired, gave a description and particulars of the immovable property required as aforesaid (hereinafter referred to as "the immovable property") and required any person claiming any right or interest thereon to submit his claim with the necessary evidence in support thereof within the period therein set out;

And whereas the Commissioner of Larnaca at the expiration of the period set out in the aforesaid notice forwarded to the Governor a plan of the immovable property together with particulars as regards its owners and description, and together with objections made against the proposed acquisition;

And whereas, having considered the objections made thereto, I have approved the plan submitted and I consider it expedient, having regard to all the circumstances, that His Majesty's Military Authorities should be permitted to acquire the immovable property:

Now, therefore, in exercise of the powers vested in me by section 7 of the Land Acquisition Law, I, the Acting Governor, do hereby sanction the acquisition of the immovable property.

Cap. 233

Made at Nicosia this 21st day of August, 1951.

(M.P. 23/50/A.)

No. 440.

THE IRRIGATION DIVISIONS (VILLAGES) LAW.

CAP. 111 (SECTION 32).
AND

THE LAND ACQUISITION LAW.

CAP. 233.

NOTIFICATION UNDER SECTION 7.

J. FLETCHER-COOKE,

Acting Governor.

Whereas certain land at Kato Lefkara village (hereinafter referred to as "the land"), on which a channel has been constructed for the conveyance of water by the Irrigation Division of Kato Lefkara, is required for the irrigation works of the said Irrigation Division;

And whereas by Notification published under No. 165 in Supplement No. 3 to the *Gazette* of the 4th April, 1951, the Governor declared that the land is land needed for a public purpose and ordered that proceedings should be taken for acquiring the same and for determining the compensation to be paid to any parties interested in accordance with the Land Acquisition Law;

And whereas the Commissioner of Larnaca, by notice published under No. 235 in Supplement No. 3 to the Gazette of the 9th May, 1951, and posted at convenient places on and near the land, gave a description and particulars thereof and required any person claiming any right or interest therein to submit his claim with the necessary evidence in support thereof within the period mentioned in the said notice;

And whereas the Commissioner of Larnaca at the expiration of the period mentioned in the aforesaid notice forwarded to the Governor the required recommendations and the plans and particulars of the land, no objections

having been made against the proposed acquisition;

And whereas I have approved the plans and particulars submitted and have considered it expedient, having regard to all the circumstances of the

case, that the land be acquired:

Now, therefore, in exercise of the powers vested in me by section 7 of Cap. 233 the Land Acquisition Law, I, the Acting Governor, do hereby sanction the acquisition of the land under the provisions of the said Law.

Made this 22nd day of August, 1951.

(M.P. 583/46.)

No. 441.

THE WELLS LAW. CAP. 312 AND LAW 19 OF 1951.

NOTICE UNDER SECTION 3A (2).

Whereas His Excellency the Acting Governor, being satisfied that special measures for the conservation of water in the areas set out in the Schedule hereto are necessary in the public interest, proposes to make an

Order in respect of such areas under section 3A of the Wells Law:

Now, therefore, by the direction of His Excellency the Acting Governor, notice is hereby given that the particulars of the proposed Order shall be as set out in the Schedule hereto and that a copy of the draft of the proposed Order and every relevant map and plan may be inspected at the office of the Commissioner of the District in which the area affected is situated during office hours and free of charge during a period of fourteen days of the publication of the notice in the *Gazette* and that any person may, within the same period, by notice addressed to the Commissioner of the District in which the area affected is situated, object to the making of the Order.

Schedule. Defined Areas.

I. In Kokkini Trimithia village in the District of Nicosia, the area within

the following boundary, that is to say:-

The boundary commences at the bridge over which the Cyprus Government Railway line crosses the Merika river and proceeds due north in a straight line for a distance 3,670 yards approximately to a point on the village road leading from the village of Philia to the village of Mammari, locality "Policin"; thence eastwards and south-eastwards along the said road to its junction with another road leading from the village of Mammari to the village of Yerolakkos, locality "Kolymbos"; thence eastwards in a straight line to the junction of a footpath with the asphalt road leading from the village of Yerolakkos to Nicosia Airport, locality "Kamarospilios"; thence so thwards along the said asphalt road to its junction with the Nicosia-Troodos main road, locality "Ovgos"; thence southwards in a straight line to a junction of tracks, which junction is on a road leading from the village of Pano Dheftera to the village of Ayii Trimithias, locality "Laxia tou Markou"; thence westwards along one of the tracks to the point where it reaches to the Mavromargo river; thence north-westwards along the right bank of the