No. 196.

THE VILLAGES (ADMINISTRATION AND IMPROVEMENT) LAW, 1950.

ORDER AND DIRECTIONS UNDER SECTIONS 4 AND 57.

A. B. WRIGHT,

Governor.

In exercise of the powers vested in me by sections 4 and 57 of the Villages (Administration and Improvement) Law, 1950 (hereinafter referred to as "the 1950 Law"), I, the Governor, do by this Order declare that the village of Ayios Theodhoros in the district of Limassol (hereinafter referred to as "the village "), to which the provisions of the Public Health (Villages) Law (hereinafter referred to as "the Public Health Law ") at present apply, Cap. 142. be an improvement area for the purposes of the 1950 Law, and I further do hereby direct that-

- (a) the Village Health Commission, constituted under the provisions of the Public Health Law in respect of the Village, shall be deemed to be a Board established under and for the purposes of the 1950 Law in respect of the village and shall continue to function until a new Board is established in its place as in the 1950 Law provided;
- (b) all Rules made under the provisions of the Public Health Law, in respect of the village, shall be deemed to be bye-laws made under the provisions of the 1950 Law in respect of the village, in so far as they are not inconsistent with the provisions of the last mentioned Law, and such Rules shall remain in force until revoked or replaced by bye-laws made under the provisions of the 1950 Law.

' Made this 14th day of April, 1953.

(M.P. 1180/53.)

No. 197.

THE VILLAGES (ADMINISTRATION AND IMPROVEMENT) LAW, 1950.

Order and Directions under Sections 4 and 57.

A. B. WRIGHT,

Governor.

In exercise of the powers vested in me by sections 4 and 57 of the Villages (Administration and Improvement) Law, 1950 (hereinafter referred to as "the 1950 Law"), I, the Governor, do by this Order declare that the village of Galatia in the District of Famagusta (hereinafter referred to as "the village"), to which the provisions of the Public Health (Villages) Law (hereinafter referred to as "the Public Health Law") at present apply, Cap. 142. be an improvement area for the purposes of the 1950 Law, and I further do hereby direct that-

(a) the Village Health Commission, constituted under the provisions of the Public Health Law in respect of the village, shall be deemed to be a Board established under and for the purposes of the 1950 Law in respect of the village and shall continue to function until a new Board is established in its place as in the 1950 Law provided ;

(b) all Rules made under the provisions of the Public Health Law. in respect of the village, shall be deemed to be bye-laws made under the provisions of the 1950 Law in respect of the village, in so far as they are not inconsistent with the provisions of the last mentioned Law, and such Rules shall remain in force until revoked or replaced by bye-laws made under the provisions of the 1950 Law.

Made this 14th day of April, 1953.

(M.P. 1139/53.)

No. 198.

THE PRISON DISCIPLINE LAW. CAP. 266 AND LAW 1 OF 1953.

REGULATIONS MADE UNDER SECTION 4.

In exercise of the powers vested in me by section 4 of the Prison

A. B. WRIGHT,

Governor.

Cap. 266. 1 of 1953.

Gazettes : 4.2.1953

do hereby make the following Regulations :---1. These Regulations may be cited as the Prison (Amendment No. 2) Suppl. No. 3: Regulations, 1953, and shall be read as one with the Prison Regulations, 9.6.1950 1950 and 1953 (hereinafter referred to as "the principal Regulations") and the principal Regulations and these Regulations may together be cited as the Prison Regulations, 1950 to 1953.

Discipline Law, I, the Governor, with the advice of the Executive Council,

2. Regulation 148 of the principal Regulations is hereby amended by the insertion of the following proviso thereto (the full stop at the end thereof being substituted by a colon) :---

"Provided that where, in the opinion of the Medical Officer, the offence was committed on account of circumstances specifically attributable to certain mental peculiarities of the prisoner no remission shall be forfeited and any previous forfeiture of remission in this respect shall be cancelled.'

3. For Regulation 156 of the principal Regulations (as set out in Regula-Suppl. No.3: tion 4 of the Prison (Amendment) Regulations, 1953) the following Regulation shall be substituted :-

156.—(1) In respect of every prisoner, who at the time of his conviction was under the age of twenty-one years, who has served, if male, three-quarters of his sentence and, if female, two-thirds of her sentence, the Superintendent shall prepare a report for transmission to the Governor stating that the prisoner to whom such report relates was, at the time of his conviction, under the age of twenty-one years, and containing the recommendations of the Superintendent, in which case the Governor may direct that instead of being granted a remission of his sentence he shall at any time on or after the date on which he could have been discharged if the remission had been granted be released on licence on such terms and conditions as the Governor may see fit to impose.

(2) A prisoner who has been released under paragraph (1) of this Regulation shall be under the supervision of such person as may be specified in the licence and if the prisoner who has been so released fails to comply with any of the conditions of his licence the person responsible for his supervision shall at once prepare a report for transmission to the Governor with his recommendation that the remainder of the sentence shall be served."

Gazette:

"Prisoners under the ageof twenty-one on conviction.