

(b) *By Night.*

By red lamps hoisted on flag poles situated as in (a) (i), (ii), (iii), (iv) and (v) above."

Made at Nicosia, this 14th day of April, 1953.  
(M.P. 708/48/3.)

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**No. 200. THE BOMBARDMENT RANGE AREAS LAW.**  
CAP. 222 AND LAW 23 OF 1951.

NOTICE UNDER SECTION 2.

A. B. WRIGHT,  
*Governor.*

In exercise of the powers vested in me by section 2 of the Bombardment Range Areas Law, I, the Governor, do hereby declare the area set out in the Schedule hereto to be a Bombardment Range Area for the purposes of the aforesaid Law, for a period of five years from the date of this notice.

SCHEDULE.

*The Dhekelia Bombardment Range Area.*

The boundary encloses part of localities "Knassa", "Phinijin", "Stenon", "Kazama", "Kokkinokremmos", "Mavrosphilios", "Palio-mandra", "Kimistron", "Kaphkarokremmos", "Vikla", "Loutomia" and "Laxia tou Papa" of the village of Pyla in the District of Larnaca and is marked on the ground by danger notices at intervals of 300 yards. The Cyprus Survey Grid Co-ordinates of the corners of the said boundary are E.235064, N.148504; E.235375, N.148630; E.236300, N.148780; E.236890, N.148850; E.237015, N.148555; E.236530, N.148275; E.235690, N.147820; E.235218, N.147695.

All which said boundary is marked more particularly on the ground by Danger Notices situated at prominent points warning all persons in English, Greek and Turkish that they should keep out of the area when red flags are hoisted, and on the map 1: 50,000 CYPRUS. Sheet 13 LARNACA by a line joining the points in succession whose map references are 351485, 354487, 363488, 369489, 370486, 366483, 357478 and 352477.

Made at Nicosia, this 14th day of April, 1953.  
(M.P. 708/48/3.)

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**No. 201.**  
**THE COURTS OF JUSTICE (SUPPLEMENTARY PROVISIONS)**  
**LAW.**  
CAP. 12.

RULES OF COURT MADE UNDER SECTION 37.

A. B. WRIGHT,  
*Governor.*

In exercise of the powers conferred by section 37 of the Courts of Justice (Supplementary Provisions) Law, the Governor, with the advice and assistance of the Chief Justice, has been pleased to make and hereby makes the following Rules:—

1. These Rules may be cited as the Rules of Court (Amendment) Rules, 1953, and shall be read as one with the Rules of Court, 1938 to 1951 (hereinafter referred to as "the principal Rules") and the principal Rules and these Rules may together be cited as the Rules of Court, 1938 to 1953.

*Gazettes :*  
Supplement  
No. 3:  
1.6.1938  
to  
14.2.1951

2. For Rule 2 of Order 20 of the principal Rules there shall be substituted the following :—

“ Every statement of claim shall state specifically the relief which the plaintiff claims, either simply or in the alternative, and it shall not be necessary to ask for general or other relief, which may always be given, as a Court or a Judge may think just, to the same extent as if it had been asked for. And the same rule shall apply to any counterclaim made, or relief claimed by the defendant, in his defence.”

3. Rule 1 of Order 30 of the principal Rules is hereby amended as follows :

(a) by deleting the letter “ (d) ” in paragraph (a) and substituting therefor the letters “ (d) and (e) ” ; and

(b) by inserting therein immediately after paragraph (d) the following paragraph :—

“ (e) This Rule shall not apply to any action wherein the only order for a direction is the one mentioned in paragraph (f) of Rule 2 of this Order.”

4. Order 51 of the principal Rules is hereby amended by the insertion therein immediately after Rule 2 of the following Rule :—

“ 2A. Where under these Rules or any Law, personal service or any other mode of service is required for the service of any writ, notice, pleadings, order, summons, warrant or other document in any cause or action, and where the person served is the consular officer of a State in respect of which the Governor has notified the Chief Justice that the provisions of this Rule shall apply, service shall be effected by posting in a registered envelope addressed to such officer at his Consulate by the registrar of the Court issuing the document ; and the time at which the document so posted would be delivered for service in the ordinary course of post shall be considered as the time of service thereof.”

Given under the hand and official seal of the Governor and the hand of the Chief Justice at Nicosia, this 1st day of April, 1953.

(M.P. 1080/51.)

E. HALLINAN,  
*Chief Justice.*

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No. 202. THE MISSIONARY EDUCATIONAL AND MEDICAL  
(ALIEN REGULATION) LAW.

CAP. 124.

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PERMIT UNDER SECTION 8.

A. B. WRIGHT,  
*Governor.*

Whereas in pursuance of the provisions of the Missionary Educational and Medical (Alien Regulation) Law, the persons whose names appear in the Schedule hereto have applied for permits under the provisions of the said Law ;

And whereas the said persons have severally given an undertaking in writing to pay all due obedience and respect to the Government of Cyprus, and while carefully abstaining from participation in political affairs, that they desire and purpose *ex animo* to work in friendly co-operation with the said Government in all matters in which their influence might properly