THE LAND ACQUISITION LAW. CAP. 233 AND LAWS 26 OF 1952, 43 OF 1955 AND 22 OF 1956.

No. 116.

NOTICE UNDER SECTION 19 (1).

Whereas the Governor by Public Instrument No. 154 of 1956 declared the building of residential quarters for members of the Cyprus Police Force to be an undertaking of public utility;

And whereas the Governor by Public Instrument No. 103 of 1957 sanctioned the acquisition of the lands, the particulars whereof are set out in the Schedule to Public Instrument No. 18 of 1957 (hereinafter referred to as "the acquired lands") for the purpose of the said undertaking ;

And whereas portions of the acquired lands, the particulars whereof are set out in the Schedule hereto, are no longer required for the purpose for which they were acquired ;

And whereas the Governor by Public Instrument No. 115 of the 31st March, 1960, has declared the erection of a Rural Health Centre at Lefka to be an undertaking of public utility;

And whereas the said portions of the acquired lands are required for the undertaking of public utility referred to in the said Public Instrument No. 115 of the 31st March, 1960:

Now, therefore, it is hereby notified that the said portions of the acquired lands (the particulars whereof are set out in the Schedule hereto) will, under the provisions of sub-section (1) of section 19 of the Land Acquisition Law, be retained for the purpose of the erection of the said rural health centre, Lefka.

SCHEDULE.

Particulars of the above-mentioned portion of the acquired land which will be retained for the purpose of the said undertaking.

Village	í	Reference	Kind of property		Exten	t Sq. ft.	Regis- tered owner	Boundaries
Lefka	J	395 (Part)	Land	I	3	2,600	Govern- ment of Cyprus	As shown coloured red on the plan signed by the Acting Chief Engineer, Public Works Department, and dated the 28th March, 1960.

Dated this 5th day of April, 1960.

No. 117. THE LAND ACQUISITION LAW. CAP. 233 AND LAWS 26 OF 1952, 43 OF 1955 AND 22 OF 1956.

NOTICE UNDER SECTION 6.

With reference to Public Instrument No. 491 of 1959, notice is hereby given that the following privately-owned lands, in the villages of Episkopi and Kolossi in the District of Limassol, with everything standing thereon,

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comprising 53 donums and 2 evleks or thereabouts, are required for the undertaking of public utility mentioned therein:---

(a) In the village of Episkopi :

Part of plots Nos. 64 and 93 of the Government Survey Plan No. LVIII.4, part of plots Nos. 127, 128, 131/1, 132, locality "Marathkes", 133, 134, 135, 136, 138, 139/2, 142/2, 139/1, 142/1, locality "Karavkia", and 141 of the Government Survey Plan No. LVIII.5, part of plots Nos. 12/3, 98, 97, locality "Kourka", 96 92, 95, 105/5, and 105/4, locality "Morlakkos", of the Government Survey Plan No. LVIII.13.

(b) In the village of Kolossi :

Part of plots Nos. 111, 112, 110, locality "Stouppoudhia", 117 and 109, of the Government Survey Plan No. LVIII.13, part of plots Nos. 22/3, I, locality "Vounarkodissa", 22/4, 22/1, 16, 17, 14, 55, 13, 58/5, 58/6, 12, 58/28, 57, locality "Dhysanatolou", 57/2, 57/1, 58/39/1/1, 58/38/1, locality "Phinidji", 58/30, 58/39/3/1, 58/34 and 58/39/4/1 of the Government Survey Plan No. LVIII.14.

All which said lands are more particularly defined as the areas coloured red on the plan signed by the Director of Public Works and dated the 15th March, 1960.

2. Any person claiming to have any right or interest in the said lands, who objects to the acquisition, is required within ten days from the date of the publication of this notice to send me a statement of his right or interest and of the evidence thereof, and of any claim made by him in respect of such right or interest.

3. The Governor is willing to treat for the acquisition of the said lands.

4. The plan mentioned above is available for inspection at my office.

5. The period mentioned in paragraph 2 hereof has been abridged to ten days with the approval of His Excellency the Governor.

The 12th day of April, 1960.

(M.P. 4096/4.)

I. M. G. WILLIAMS, Commissioner of Limassol.

No. 118.

THE IRRIGATION (PRIVATE WATER) ASSOCIATION LAWS, 1949 AND 1954.

In pursuance of the provisions of section 12 (4) of the Irrigation (Private Water) Association Laws, 1949 and 1954, the following rules made by the Committee of the Irrigation Association of Masari (Summer Water), in the District of Nicosia, are published in the *Gazette*.

IRRIGATION ASSOCIATION OF MASARI.

Rules.

These rules may be cited as the Irrigation Association of Masari (Summer Water) (Amendment) Rules, 1960, and shall be read as one with the Irrigation Association of Masari (Summer Water) Rules, 1956 (hereinafter referred to as "the principal Rules") and the principal Rules and these rules may together be cited as the Irrigation Association of Masari (Summer Water) Rules, 1956 and 1960.

2. Rule 7 of the principal Rules is hereby amended by the deletion therefrom of the symbol and figure " $\pounds 2.000$ " and the substitution thereof of the words "ten pounds".

(M.I. 1574/59.)

P.I.: 101/1956.