

SUPPLEMENT No. 2

TO

THE CYPRUS GAZETTE No. 3254 OF 25TH JULY, 1946.

LEGISLATION.

THE STATUTE LAWS OF CYPRUS

No. 13 of 1946.

A LAW ENABLING CERTAIN MEASURES TO BE TAKEN IN CASES OF FOREST FIRES.

C. C. WOOLLEY,]

[23rd July, 1946.

Governor.

B it enacted by His Excellency the Governor and Commander-in-Chief of the Colony of Cyprus as follows :--

1. This Law may be cited as the Forest (Protection Short title. against Incendiarism) Law, 1946.

2. In this Law—

"forest" means a Main State Forest and a Minor State Forest as defined in the Forest Law, 1939.

3. If, upon the outbreak of a fire in any forest, it is shown Detention to the satisfaction of the Governor that there is reasonable cause to believe that any person, being an inhabitant of any of the villages mentioned in the Schedule to this Law as Schedule. in force for the time being, has been or is concerned or implicated, whether directly or indirectly, in the outbreak of such fire, the Governor may make an order against that person, (hereinafter in this Law referred to as a "detention order"), directing that he be detained and a detention order shall be sufficient authority for the arrest of the person named therein, by any Police Officer.

Interpretation.

5 of 1939.

orders.

Place of detention.

Person detained to be taken before President of District Court or District Judge.

President of District Court or District Judge to make report to Governor,

Action upon receipt of report.

Suspension of detention orders. 4. Any person against whom a detention order has been made shall be detained in such place as may be authorized by the Governor and in accordance with instructions issued by him and, during such detention, such person shall be deemed to be in lawful custody.

5.—(1) Every person detained under the provisions of this Law shall, within eight days of his detention, be taken before a President of a District Court or a District Judge who shall proceed with all reasonable speed to enquire into the reasons for his detention.

(2) The procedure to be followed in any enquiry under this section as to the taking of evidence on oath, examination and cross-examination of witnesses, appearance of advocates and the issue and service of summonses and the enforcement of obedience thereto, shall be as nearly as possible the same as the procedure for the time being followed in summary trials.

(3) In proceedings under this section, it shall not be necessary to prove that the person detained was guilty of any particular act or acts tending to show that he was concerned or implicated, whether directly or indirectly in the outbreak of the fire with reference to which the detention order was made but shall be sufficient if, from all the circumstances of the case, the President of the District Court or the District Judge considers that the person detained should not be released unconditionally.

6. The President of a District Court or a District Judge, after considering the evidence adduced before him, shall make a report to the Governor setting out his findings of fact and his opinion as to whether the person detained should be released unconditionally.

7. Upon the receipt of a report under the provisions of section 6 of this Law, if the President of a District Court or a District Judge has expressed the opinion that the person detained should be released unconditionally, the Governor shall order accordingly and the person detained shall be released forthwith and the detention order shall be deemed to have been cancelled; in every other case, the Governor may make such further order, regarding the detention of such person, as the Governor may think fit.

8.—(1) At any time after a detention order has been made and whilst such order remains in force, the Governor may direct that the operation of the order be suspended, subject to such conditions—

 (a) imposing upon the person affected such restrictions as may be specified in the direction in respect of his place of residence; (b) requiring the person affected to notify his movements in such manner, at such times and to such authority or person as may be specified in the direction,

as the Governor may think fit and the Governor may, at any time, revoke any such direction.

(2) If any person fails to comply with a condition attached to a direction given by the Governor under subsection (1) of this section, that person shall, whether or not the direction is revoked be guilty of an offence against this Law and shall be liable to imprisonment not exceeding three years or to a fine not exceeding one hundred pounds or to both such imprisonment and fine.

9. Every detention order, unless previously cancelled, Duration of shall remain in force for three months and no longer, unless order. renewed by the Governor for a further period of three months in which case it shall remain in force for such further period.

10. The Governor in Council may, at any time by Order Governor in Council may published in the Gazette, delete from or add to the Schedule amend to this Law the name of any village.

11. Nothing in this Law contained shall prevent any Saving proceedings being taken against a person detained for any of other proceedings. offence in connection with the outbreak of fire with reference to which the detention order was made.

12. This Law shall have effect for a period of twelve Duration. months and during any further period or periods of twelve months for which it may be continued by order of the Governor in Council.

> SCHEDULE (Section 3). VILLAGES AFFECTED.

Agroladhou. Alevga. Alithinou. Amadhies. Ambelikou. Apliki (Lefka). Avia Irini. Ayia Marina Xyliatou. Ayion Yeorgoudhi. Ayios Epiphanios Klirou. Ayios Epiphanios Soleas. Ayios Theodhoros Soleas. Ayios Theodhoros Tillirias. Livadhia. Ayios Yeoryios Kafkalou. Chakistra. Evrykhou. Galata. Galini. Kakopetria. Kaliana.

Nicosia District. Kalopanaviotis. Kalvvakia. Kambos. Kannavia. Kapedhes. Khaleri. Kokkina. Korakou. Kourdhali. Lagoudhera. Lazania. Lefka. Loutros. Lythrodhonda. Mandres. Milikouri. Mitsero. Moutoullas. Nikitari.

Nikos. Pakhyammos. Pedhoulas. Phterykoudhi. Pivenia. Platanistasa. Polystipos. Pyrgos, Pano. Sarandi. Selain t'Api. Selemani. Sina Oros. Spilia. Tembria. Varisha. Vroisha. Xerovounos. Xyliatos. Yerakies.

Schedule.

Limassol District.

Amiandos, Kato. Amiandos, Pano. Ayios Dhimitrios. Kaminaria. Khandria. Kyperounda.

Akanthou. Ardhana. Ayios Andronikos (Topju Keuy). Ayios Khariton. Ayios Nikolaos.

Anadhiou. Arkaka. Arminou. Asproyia. Ayia Marina. Ayios Ioannis. Ayios Merkourios. Ayios Nikolaos. Istinjo.

Aghirda. Agridhaki. Ayia Irini. Ayios Amvrosios. Bellapais. Dhikomo, Kato. Dhikomo, Pano. Dhiorios.

Delikipo.

23rd July, 1946.

Lemithou. Moniatis. Paleomylos. Pelendria. Phini. Platres, Kato.

Famagusta District.

Dhavlos. Ephtakomi. Kornokipos. Malounda. Mandres. Ovgoros.

Paphos District.

Kannaviou. Kinousa. Kritou Marottou. Livadhi. Lyso. Magounda. Magounda Eso. Malounda. Mamoundali.

Kyrenia District.

Kalogrea. Karmi. Keumurju. Kharcha. Klepini (Arab Keuy). Kormakiti. Koutsovendis. Krini.

Larnaca District.

Vavatsinia.

Platres, Pano. Prodhromos. Trimiklini. Tris Elies.

Phlamoudhi. Platani. Trypimeni. Yerani.

Melandra. Panayia, Pano. Pomos and Paliambela. Sarama. Vrecha. Yialia, Pano. Zakharia.

Larnaka tis Lapithou. Paleosophos. Phterykha. Pileri. Sisklipos. Sykhari. Vasilia. Vouno.

H. G. RICHARDS; Acting Colonial Secretary.

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