

SUPPLEMENT No. 3

TO

THE CYPRUS GAZETTE No. 3956 OF 5TH JULY, 1956. SUBSIDIARY LEGISLATION.

No. 622.

THE IMMOVABLE PROPERTY (TENURE, REGISTRATION AND VALUATION) LAW.

CAP. 231 AND LAWS 8 OF 1953 AND 4 OF 1954.

RULES OF COURT MADE UNDER SECTION 80.

JOHN HARDING,

In exercise of the powers vested in me by section 80 of the Immovable Property (Tenure, Registration and Valuation) Law, I, the Governor, Cap. 231. with the advice and assistance of the Chief Justice, do hereby make the 8 of 1953 following Rules :-

PRELIMINARY.

1. These Rules may be cited as the Immovable Property (Tenure, Citation. Registration and Valuation) Rules, 1956.

2.—(I) In these Rules, unless the context otherwise requires, the Interfollowing expressions have the meanings hereby assigned to them respectively, pretation.

"Civil Procedure Rules" means the Civil Procedure Rules or any S.L. Vol II, that is to say :rules amending or substituted for the same;

"the Court" means the District Court of the district in which the immovable property is situate or any member thereof having jurisdiction; No. 3:

"Director" means the Director of Lands and Surveys, and includes

"Director" means the Director of Lands and Surveys, and includes

any officer duly appointed by him for all or any of the purposes of these 21.6.1956 Rules either generally or for any particular purpose;

"the Law" means the Immovable Property (Tenure, Registration 8 of 1953

"office copy" means a sealed copy or translation of any document and Valuation) Law; lodged, filed or kept in, or issued out of a court registry, certified to be a true copy or translation by the Registrar of that registry;

"Registrar" means the Registrar of the Court and includes a Senior Registrar or an Assistant Registrar attached to such Court.

(2) A Form referred to by number means the Form so numbered in the Appendix to these Rules.

(3) The Interpretation Law shall apply to the interpretation of these Cap. 1, Rules as it applies to the interpretation of a law.

PART I.—PROCEEDINGS IN THE DISTRICT COURT.

Proceedings by action.

3. An application to the Court under sub-section (1) of section 45 and sub-section (3) of section 48 of the Law, for a declaration that the objector is the person entitled to registration, shall be by way of action, and the Civil Procedure Rules shall apply:

Provided that the Director shall not be made a party to the proceedings, but the objector shall cause an office copy of the writ of summons to be served

on the Director for his information.

Ex parte applications.

Proceedings

by summons.

4.—(1) The following applications to the Court may be made ex parte— (a) under paragraph (a) of the second proviso to sub-section (1) of section 72 of the Law, for directions as to the mode of service on a person under disability who has no guardian; and

(b) under the proviso to section 73 of the Law, for directions as to the payment out of Court of compensation or any other sum paid

into Court.

(2) Applications made ex parte shall be in Form 1, and shall be supported

by affidavit or affidavits of the facts relied upon.

(3) The Court dealing with an application made ex parte may direct that notice thereof shall be given to such persons as the Court may think fit. 485.—(1) Except as hereinbefore in these Rules or by Law otherwise expressed, all appeals and applications to the Court under the Law shall be made by summons in Form 2, with such variations as circumstances may require, and shall be supported by affidavit or affidavits of the facts relied upon, and filed with the Registrar together with a copy of the Director's order, notice or decision appealed against.

(2) All interested parties shall be joined as parties to the proceedings : Provided that, unless otherwise directed by the Court, the Director shall not be joined as a party except in proceedings under sections 41, 43, 58, 59, 68,

69 and 69A of the Law.

(3) Where the Director is not a party to the proceedings, the applicant shall, nevertheless, cause an office copy of the summons (Form 2) to be

served on him.

Director's reasons for decision.

6.—(1) The Director shall, when so requested by a person aggrieved by any order, notice or decision of the Director made or given under the provisions of the Law, who signifies his intention to appeal against such order, notice or decision, furnish such person with a statement of his reasons therefor, which statement shall be filed with the Registrar together with the summons (Form 2).

(2) Where an office copy of the summons (Form 2) is served on the Director under the provisions of Rule 5, he shall, within fourteen days after the date of such service, file with the Registrar a statement of his reasons for the order, notice or decision appealed against, unless he shall have previously supplied such statement to the person aggrieved under the provisions of paragraph (1) of this rule: Provided that the Director may, within the aforesaid period of fourteen days, apply to the Court ex parte for an extension of time, and shall forthwith give notice of any extension allowed by the Court to all parties to the proceedings.

3) On filing his statement of reasons with the Registrar, the Director shall leave, for each party to the proceedings, a copy thereof for service

plus a duplicate of such copy for the affidavit of service. 7. Every summons (Form 2) originating an appeal or application under Grounds of

appeal, etc.

these rules shall state the grounds of such appeal or application. No grounds other than those so stated shall (except with the leave of the Court hearing the appeal or application and on such terms as the Court may think just) be allowed to be taken by the applicant at the hearing of the appeal or application.

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8. The date specified in the summons (Form 2) for the hearing of the Date of appeal or application shall be not less than twenty-one days after the day hearing on which the summons is filed with the Registrar.

9. An office copy of the summons, the affidavit or affidavits filed in Service of upport thereof, and the Director's order, notice or decision appealed against summons. shall be served on all persons affected thereby. Such service shall be effected at least twenty-one days before the day fixed for the hearing of the appeal or application.

10.—(1) If any person served with a summons to attend the hearing of an Notice of appeal or application intends to oppose such appeal or application, such opposition. person shall, not later than fourteen days after the service of such summons on him, file with the Registrar a notice of such intention in Form 3, and leave a copy thereof for the applicant at his address for service.

(2) Such notice shall refer to the specific section of the Law or the specific Rules of Court upon which the opposition is founded. Any facts relied upon in opposition which are not apparent on the face of the proceedings shall be set out in one or more affidavits accompanying the notice of opposition, and copies of such affidavits shall be left for the applicant together with such notice.

(3) If there is a conflict between the applicant and any person giving notice of opposition in regard to the facts, the applicant or such person must, at the hearing of the summons, be prepared to prove the facts he relies upon in so far as the burden of proof lies upon him.

11.—(1) Where any of the parties to a summons fail to attend, whether Failure upon the return of the summons, or at any time fixed for hearing or further to attend. hearing of the matter, the Court may proceed ex parte, if, considering the nature of the case, the Court thinks it expedient so to do.

(2) Where the Court has proceeded ex parte, such proceeding shall not Reconsidein any manner be reconsidered by the Court, unless the Court shall be ration of satisfied that the party failing to attend was not guilty of wilful delay or negligence; and in such case the costs occasioned by his non-attendance shall be in the discretion of the Court, which may fix the same at the time, and direct them to be paid by the party before he shall be permitted to have such proceeding reconsidered, or make such other order as to such costs as the Court thinks just.

12. Where any of the parties to a summons fail to attend, whether upon Costs the return of the summons, or at any time fixed for hearing or further hearing thrown away by nonof the matter, and the Court does not think it expedient to proceed ex parte, the Court may order such an amount of costs, if any, as it shall think reasonable to be paid to the party attending by the absent party.

PART II.—APPEALS.

13. Where an appeal lies under the Law from any order of the District Appeals. Court such appeal shall be brought within fourteen days after the making of such order, and the provisions of Order 35 of the Civil Procedure Rules, relating to appeals, shall apply.

PART III.—GENERAL.

14. The costs of every appeal or application under these rules and of the Costs. proceedings connected therewith shall be in the discretion of the Court determining the appeal or application.

15.—(1) Subject to any special order of the Court, in respect of proceedings Advocates' under these Rules, parties as between themselves, and advocates as between fees. themselves and their clients shall be entitled to charge and shall be allowed the fees set forth in Appendix B to the Civil Procedure Rules relating to applications by summons,

attendance.

(2) In determining the scale of costs applicable in each case the criteria shall be the amount or value of the property actually in dispute between the parties as disclosed in the proceedings.

Service on Director.

16. Any notice or other document required or authorized to be served on the Director for the purpose of these Rules shall be deemed to have been duly served if served on the principal officer of the Land Registry Office for the district in which the immovable property concerned is situate.

Procedure expressly provided.

Transitional provisions.

17. Matters of practice and procedure not expressly provided for in these Rules shall be governed by the Civil Procedure Rules in force for the time being, in so far as they may be applicable.

18. These Rules shall apply to any proceeding which is pending at the date on which these Rules come into operation subject to such directions as the Court may think fit to give.

APPENDIX.

FORM I.

APPLICATION MADE EX PARTE.

(Rule 4).

In the District Court of

No. In the matter of the Immovable Property (Tenure, Registration and Valuation) Law, Cap. 231, section Ex parte: A.B., of , Applicant.

The above applicant applies for (a) The application is based on (b)

The facts relied upon are set forth in the accompanying affidavit by A.B.

This application is made by A.B. in person (or by E.F., advocate for A.B.). Address for service:

(Signed)

Advocate for Applicant. Filed on the day of Fixed for hearing on the day of o'clock in the

noon.

, 19 Registrar. 1:31

(a) Set out order or direction applied for.

(b) Set out specific section of Law or specific Rule of Court.

FORM 2.

APPEAL/APPLICATION BY SUMMONS.

(Rule 5).

In the District Court of

No. of 19 In the matter of the Immovable Property (Tenure, Registration and Valuation) Law, Cap. 231, section Between:

A.B.

Applicant,

and

C.D.

Respondent. Let all parties concerned attend the Court at day on the , 19 , at the hour of in the noon

olicable in each case the criteria rty actually in dispute between

ired or authorized to be served es shall be deemed to have been er of the Land Registry Office roperty concerned is situate.

not expressly provided for in Procedure Rules in force for the

eeding which is pending at the ution subject to such directions

EX PARTE.

No. of 19 enure, Registration and

, Applicant.

accompanying affidavit by A.B.

son (or by E.F., advocate for

gned)

Advocate for Applicant. , 19

Registrar.

for. cific Rule of Court.

Y SUMMONS.

No. of 19 (Tenure, Registration and

Applicant,

Respondent. day on the of in the noon

me nearing of an appeal/application whereby the above-named applicant appeals/applies (a) is

The Director's order/notice/decision dated

attached to this summons.

The appeal/application is based on (b)

The grounds of appeal/application and the reasons therefor are (c)

The facts relied upon are set out in the accompanying affidavit of A.B. dated the day " of

This summons was taken out by the applicant in person (or by E.F., advocate for the applicant). Address for service :

> (Signed) Advocate for Applicant.

day of Filed on the Fixed for hearing on the in the the hour of To (d)

day of noon.

Registrar.

, 19

, at

(a) Set out order, notice or decision of the Director appealed against, or order or direction applied for.

Set out specific section of Law or specific Rule of Court.

Each ground and the reasons therefor should be stated separately and fully (cf. rule 7).

(d) State name and address of person to be served with the summons; and on form filed in Court give names and addresses of every such person.

FORM 3. NOTICE OF INTENTION TO OPPOSE SUMMONS. (Rule 10).

(Title as in Form 2).

Notice of intention to oppose the application of A.B. of and fixed for hearing on dated

Notice is hereby given that C.D. of intends to oppose the above application.

The opposition is based on (a)

* The facts relied upon in opposition are as follows: (b)

* (The facts relied upon in opposition are set forth in the affidavit of dated

C.D. of This notice is given by C.D. personally (or by G.H., advocate for C.D.). Address for service:

Advocate for Respondent. , at the hour , 19

day of Filed on the noon. in the

Registrar.

(a) Set out specific section of Law or specific Rule of Court.

(b) If the notice is not required by the Rules to be supported by affidavit, the facts relied upon should be stated in the notice.

(*) Strike out if not required.

Given under the hand and official seal of the Governor and the hand of the Chief Justice, at Nicosia, this 28th day of June, 1956.

(M.P. 1080/51.)

ERIC HALLINAN, Chief Justice.



SUPPLEMENT No. 3

THE CYPRUS GAZETTE No. 3919 OF 9TH FEBRUARY, 1956. SUBSIDIARY LEGISLATION.

No. 88.

THE COMPENSATION ASSESSMENT TRIBUNAL LAW, 1955.

Rules of Court made under Sections 7 and 10.

JOHN HARDING,

Governor.

In exercise of the powers vested in me by sections 7 and 10 of the Compensation Assessment Tribunal Law, 1955, I, the Governor, with the advice 43 of 1955 and assistance of the Chief Justice, do hereby make the following Rules:-

PRELIMINARY.

I. These Rules may be cited as the "Compensation Assessment Citation. Tribunal Rules, 1956"

2.—(1) In these Rules, unless the context otherwise requires, the Interpretfollowing expressions have the meanings hereby assigned to them respectively, ation. that is to say:—
"the Law" means the Compensation Assessment Tribunal Law,

"the President" means the President of the Compensation Assessment Tribunal, or the member appointed under the provisions of the Law to act for the time being as deputy for the President;

"Tribunal" means the President and the members of the Compensation Assessment Tribunal selected to deal with a case under the

provisions of section 5 of the Law;
"the registrar" and "the office" mean respectively the registrar and the office for the time being of the Compensation Assessment Tribunal;

(2) The Interpretation Law shall apply to the interpretation of these Cap. 1. Rules as it applies to the interpretation of a Law.

PART I.—REFERENCES.

3. Proceedings for the determination of any question or dispute by the Notice of Compensation Assessment Tribunal may be instituted by any party who reference. requires to have the question or dispute determined by sending to the registrar a notice of reference substantially in accordance with Form 1 in Appendix A, together with sufficient copies thereof for service upon each of Appendix A.

the other parties to the proceedings. 4. Upon receiving a notice of reference, the registrar shall enter parti- Entry of culars thereof in the Register of References, and shall forthwith send a copy reference. of the notice to each of the parties to the proceedings (other than the party

or parties by whom the notice of reference is signed) and shall inform all the parties of the number of the reference, which shall thereafter constitute the title of the proceedings.

PART II.—PROCEDURE.

5.—(1) Except where these Rules otherwise provide, any application for Interlodirections of an interlocutory nature in connection with any proceedings shall cutory applibe made to the President or a member of the Compensation Assessment cations. Tribunal nominated by him.