

**No. 314. THE LAND ACQUISITION LAWS, 1899 TO 1947.****NOTIFICATION UNDER SECTION 6.**

WINSTER,

*Governor.*

In exercise of the powers vested in me by section 6 of the Land Acquisition Laws, 1899 to 1947, and with reference to the Notification dated the 15th day of December, 1947, and published under No. 391 in Supplement No. 3 to the *Gazette* of the 18th December, 1947, relating to certain lands on which the Military Authorities constructed a military road, situated in the villages of Peristerona, Avlona, Philia, Masari, Kyra, Ayia Marina (Skylouras) and Skylloura, in the District of Nicosia, I, the Governor, do hereby sanction the acquisition, under the provisions of the aforesaid Laws, of the immovable properties situated in the aforesaid villages, particulars whereof are specifically set out in the notice of the Commissioner, Nicosia, published under Notification No. 56 in Supplement No. 3 to the *Gazette* of the 12th February, 1948, as supplemented by the notice published under Notification No. 242 in Supplement No. 3 to the *Gazette* of the 17th June, 1948, to vest and be registered in the name of the Government.

Made at Troodos, this 20th day of August, 1948.

(M.P. 1069/44/E.)

**No. 315. THE LAND ACQUISITION LAWS, 1899 TO 1947.****NOTIFICATION OF SANCTION FOR ACQUISITION.**

WINSTER,

*Governor.*

Whereas by a Notification published under No. 111 in Supplement No. 3 to the *Gazette* of the 28th April, 1945, the Governor declared the acquisition of the lands known as the Akhelia, Koukolia, Mamonia and Potima chiftliks in Paphos District (including the rivers by which they are irrigated) to be an undertaking of public utility;

And whereas the Commissioner of Paphos by notice published under No. 367 in Supplement No. 3 to the *Gazette* of the 22nd November, 1945, and by a supplemental notice published under No. 187 in Supplement No. 3 to the *Gazette* of the 23rd May, 1946, gave the particulars of the lands and rivers as aforesaid required in connection with the notification as aforesaid;

And whereas the Governor, before notifying his sanction to the acquisition of the said lands and rivers has, under the proviso to section 7 of the Land Acquisition Laws, 1899 to 1947, required the value thereof and the amount to be paid by way of compensation for the same to be first ascertained;

And whereas the relevant provisions of the said Laws have been complied with and a copy of an award of the court constituted to determine the question dated the 3rd August, 1948, as amended by an Order of the Court dated the 10th August, 1948, fixing the amount to be paid by way of compensation at £85,000 in so far as the rights and interests of Nazim Bey Kibrizli, Shevket Bey Kibrizli, Refika Hanoum Kibrizli (*alias* Refika Dirvana), Muzeiene Hanoum Kibrizli (*alias* Muzeiene Kibrizli Saddik), Nazli Basan (*alias* Eminé Nazli) and Nimet Balkar (*alias* Hattijé Nimet) and Leyla Alkend (*alias* Fatma Leyla) in the said lands and rivers are concerned (hereinafter together referred to as "the Chiftlik Owners") was transmitted to the Colonial Secretary for the information of the Governor;