SUPPLEMENT No. 3
TO
SUBSIDIARY LEGISLATION.

No. 22. THE LAND ACQUISITION LAW. CAP. 233 AND LAW 26 OF 1952.

Notice under Section 7.

R. P. Armitage,
Governor.

Whereas by notification published under No. 32 in Supplement No. 3 to the Gazette of the 21st January, 1954, the Governor declared under sections 2, 3 and 5 of the Land Acquisition Law the establishment and operation of an airfield within the Akrotiri peninsula in the district of Limassol to be an undertaking of public utility;

And whereas the Commissioner, Limassol, by a notice published under notification No. 684 in Supplement No. 3 to the Gazette of the 2nd December, 1954, gave particulars of the properties (hereinafter referred to as "the properties") required in connection with the aforesaid undertaking;

And whereas the Commissioner, Limassol, forwarded to the Governor the required recommendations, plans and particulars, no objections to the proposed acquisition having been made;

And whereas I, the Governor, have approved the plan and particulars submitted, and have considered it expedient, having regard to the circumstances of the case, that the properties be acquired:

Now, therefore, in exercise of the powers vested in me by section 7 of the Land Acquisition Law, I, the Governor, do hereby sanction the acquisition, under the provisions of the said Law, of the properties.

Made this 18th day of January, 1955. (M.P. 661/A/54.)
ORDER IN COUNCIL No. 2733
MADE UNDER SECTION 18.

In exercise of the powers vested in him by section 18 of the Game and Wild Birds Protection Law, His Excellency the Governor, with the advice of the Executive Council, has been pleased to order as follows:

1. This Order may be cited as the Game Reserve Areas (Amendment) Order, 1955, and shall be read as one with the Game Reserve Areas Order (hereinafter referred to as "the principal Order").

2. The Appendix to the principal Order is hereby amended by the deletion therefrom of Area No. 4 (Limassol District) and the substitution therefor of the following area:

"AREA No. 4—(Limassol District):
All that area bounded on the north by the main road from Paphos to Limassol, on the east by the river "Paramali" on the south by the sea and on the west by the river "Alykos" all of which said area is more particularly shown on the Government Survey Plans Nos. LII/63, LII/64, LIII/57, LVII/7, LVII/8, LVII/15, LVII/16 and LVIII/1."

Ordered this 11th day of January, 1955.

By Command of His Excellency the Governor,
G. P. CASSELS,
Clerk of the Executive Council.

Regulations made under Section 3.

In exercise of the powers vested in him by section 3 of the Pensions Law, His Excellency the Governor, with the advice of the Executive Council and with the sanction of the Secretary of State, has been pleased to make the following Regulations:

1. These Regulations may be cited as the Pensions (Amendment) Regulations, 1955, and shall be read as one with the Pensions Regulations as amended by the Pensions (Amendment) Regulations, 1952 and the Pensions (Amendment No. 2) Regulations, 1952 (hereinafter referred to as "the principal Regulations").

2.—(1) Regulation 19A of the principal Regulations (as set out in regulation 9 of the Pensions (Amendment) Regulations, 1952) is hereby amended by the substitution in the first proviso of paragraph (1) thereof for the dates "1st May, 1950" and "30th April, 1953" (lines 3 and 4) of the dates "1st June, 1951" and "31st May, 1954", respectively.

(2) This amendment shall be deemed to have come into force on the 27th day of February, 1952.

3.—(1) Paragraph (1) of regulation 26 of the principal Regulations is hereby amended by the substitution for the words "ten times" (line 4) of the words "twelve and a half times".

(2) This amendment shall be deemed to have come into force on the 1st day of January, 1954.

Ordered this 11th day of January, 1955.

By Command of His Excellency the Governor,
J. FLETCHER-COOKE,
Colonial Secretary.
No. 25.

APPOINTMENT OF MEMBERS UNDER SECTION 7.

Whereas the area of Kantara, being an area deemed to have been declared under the provisions of section 3 (2) of the Summer Resorts (Development) Law, Cap. 255, as a summer resort for the purposes of the aforesaid Law, is deemed, under the provisions of section 3 of the Villages (Administration and Improvement) Laws, 1950 and 1953, to have been declared to be an improvement area and is such an area for the purposes of the last mentioned Laws;

And whereas it is necessary to appoint members of the Board of such an improvement area:

Now, therefore, in exercise of the powers vested in him by section 7 (1) of the Villages (Administration and Improvement) Laws, 1950 and 1953, the Governor, hereby appoints the following persons to be members of the Improvement Board of Kantara to hold office for a period of four years from the 20th day of December, 1954, unless their appointment is previously terminated by the Governor—

(a) Mr. Morphis Michael of Famagusta;
(b) Mr. Loizos Christofides of Famagusta;
(c) Mr. Ioannis Iacovou of Famagusta.

Made at Nicosia, this 15th day of January, 1955.

By Command of His Excellency the Governor,

J. FLETCHER-COOKE,
(M.P. 2145/50.)
Colonial Secretary.

No. 26.
THE STREETS AND BUILDINGS REGULATION LAW.

REGULATIONS MADE UNDER SECTION 19.

In exercise of the powers vested in him by section 19 of the Streets and Buildings Regulation Law, His Excellency the Governor, with the advice of the Executive Council, has been pleased to make the following regulations:

1. These regulations may be cited as the Streets and Buildings (Amendment) Regulations, 1955, and shall be read as one with the Streets and Buildings Regulations (hereinafter referred to as “the principal Regulations”).

2. Regulation 60 of the principal Regulations is hereby revoked and the following substituted therefor:

“60.—(1) When application is made for a building permit for the erection of a building or the conversion of an existing building to be used as a public building the appropriate authority shall, as a condition of the permit, require the owner to provide and maintain in the immediate vicinity of such building an adequate vehicle parking space to the satisfaction of the appropriate authority and such vehicle parking space shall not be less in size than—

(a) in the case of hotels, hospitals or clinics, 200 sq. ft. or, where the parking space is within an enclosed area, adequate space for parking one car, for every five bedrooms;
(b) in the case of cinemas, theatres, concert halls or similar uses, 200 sq. ft. or, where the parking space is within an enclosed area, adequate space for parking one car, for every 30 seats of public seating accommodation;
(c) in the case of cabarets, clubs or similar uses, 200 sq. ft. or, where the parking space is within an enclosed area, adequate space for parking one car, for every 800 sq. ft. of floor space to which the public or patrons have access, irrespective of whether such floor space be roofed or open to the sky;

(d) in the case of sports stadiums, 200 sq. ft. or, where the parking space is within an enclosed area, adequate space for parking one car, for every 100 sq. ft. of ground covered by grand stands.

(2) Where a building is to be used as an industrial building, or as a block of flats or offices or as a taxi office, or as an office or depot for public transport vehicles, the appropriate authority shall, as a condition of the permit, require the owner to provide and maintain such means of ingress and egress and such accommodation for the loading or unloading of vehicles, or the picking up or setting down of passengers in connection with the building and such parking space for vehicles in the immediate vicinity of the building as shall be necessary to keep the public highway clear of stationary vehicles connected with the building.

(3) Where a building is to be used for any other purpose and the appropriate authority is satisfied that the character and use will be such as to cause or be likely to cause increased vehicular traffic or interference with the traffic along any road in front of, or adjacent to, such building, the appropriate authority, as a condition of the permit, shall require the owner to provide and maintain such means of ingress and egress and such accommodation for the loading or unloading of vehicles, or the picking up and setting down of passengers and persons in connection with the building and such parking space for vehicles in the immediate vicinity of the building as it shall specify.

3. The principal Regulations are hereby amended by the insertion therein, immediately after regulation 65, of the following new regulation:—

"66. Notwithstanding anything in these regulations contained, where the appropriate authority (is) the Municipal Corporation of Nicosia, Limassol, Famagusta, Larnaca, Paphos or Kyrenia, the Director of Planning and Housing may, at the request of the appropriate authority or of the person concerned, in any particular case where he, with the concurrence of the Director of Medical Services and the Director of Public Works, is satisfied that any relaxation of these regulations is in the public interest, authorize the appropriate authority to dispense with any of the requirements of these regulations or to apply them with such modifications not being more onerous, as he may deem fit having regard to the particular circumstances of each case".

Made this 17th day of January, 1955.

By Command of His Excellency the Governor,
G. P. CASSELS,
(M.P. 652/46/2.)
Clerk of the Executive Council.

No. 27. THE BAKERIES (NIGHT WORK) LAW, 1950.

Order under Section 4 (e).

In exercise of the powers vested in him by section 4 (e) of the Bakeries (Night Work) Law, 1950 (hereinafter referred to as "the Law"), His Excellency the Governor has been pleased to order as follows:—

1. This Order may be cited as the Bakeries (Night Work) (Koullouria) Order, 1955.

2. When any person is engaged or employs another person in the making or manufacture of Koullouria or in any work incidental thereto in any bakery the restrictions imposed by section 3 of the Law shall apply as if for the closing hours therein provided the following were substituted:—

"between eight o’clock in the evening and three o’clock in the following morning, on all days of the week".
3. The Bakeries (Night Work) (Kouploria) Order, 1952, is hereby revoked.

Made this 15th day of January, 1955.
By Command of His Excellency the Governor,

J. FLETCHER-COORE,
Colonial Secretary.

(M.P. 708/49/2.)

No. 28.

THE ELECTRICITY DEVELOPMENT LAWS, 1952 TO 1954.

NOTICE UNDER SECTION 27.
Notice is hereby given that the following immovable property is required by the Authority for the purpose of erecting a substation, within the power of the said Authority, namely:

All that area of private property belonging to Anna Nicola Moundi of Strovolos village, Louka Haralambous Haji Louka of Strovolos village, Maritsa Adamou Mamous of Strovolos village, Hloi Adamou Mamous of Strovolos village, Theophilos Adamou Mamous of Strovolos village, Andreas Adamou Mamous of Strovolos village, Iosif Adamou Mamous of Strovolos village, Georghis Adamou Mamous of Strovolos village, Evagoras Adamou Mamous of Strovolos village and Costas Adamou Mamous of Strovolos village, co-owners, situated in Strovolos village (Block H) bounded by the Strovolos-Xeri Road, plot 674, plot 681, plot 680, plot 679, plot 678, plot 669, plot 602, plot 601, and plot 600, comprising 3 donums, 2 evicks and 640 sq. ft. or thereabouts, being all of plot 675 Strovolos Village (Block H) shown on Government survey sheet XXX5E1 more particularly defined as the area coloured red on the plan marked "Electricity Authority of Cyprus, Strovolos Substation" dated 20th August, 1954.

Any person claiming to have any right or interest in the said immovable property is required within six weeks from the date of this Notice to send to me a statement of his right and interest and of the evidence thereof, and of any claim made by him in respect of such right or interest.

The Authority is willing to treat for the acquisition of the said immovable property.

A plan showing the immovable property described above is available for inspection at the offices of the Electricity Authority of Cyprus 32/33 Larnaca Road, Nicosia.

The 20th day of January, 1955.

(Chairman of the Electricity Authority of Cyprus)

No. 29.


BOARID OF KALAVASOS IN THE DISTRICT OF LARNACA.

Elected Members.

It is hereby notified for general information that at the election which took place at Kalavasos, in the District of Larnaca, on the 9th January, 1955, the following properly qualified persons were elected as members of the Board of Kalavasos to hold office for a period of four years from the 14th January, 1955:

Stavros Charalambous.
Vassos Varellas.
Halil Ahmet.

(M.P. 1084/51.)
No. 30.

Board of Rizokarpaso in the District of Famagusta.

Elected Members.

It is hereby notified for general information that at the election which took place at Rizokarpaso, in the District of Famagusta, on the 9th January, 1955, the following properly qualified persons were elected as members of the Board of Rizokarpaso to hold office for a period of four years from the 14th January, 1955:—

Kallis Frantzeskou.
Demetris Hji Panayi.
Nicolas Arvanitis.

(M.P. 1085/57.)

No. 31.

Board of Panayia in the District of Paphos.

Elected Members.

It is hereby notified for general information that at the election which took place at Panayia, in the District of Paphos, on the 9th January, 1955, the following properly qualified persons were elected as members of the Board of Panayia to hold office for four years as from the 28th January, 1955:—

Charalampos Leonida.
Savvas Christodoulou.
Polydoros Konstantinou.

(M.P. 1138/51.)

No. 32.
THE PORT WORKERS (REGULATION OF EMPLOYMENT) LAW, 1952.

Port Labour Board of Limassol.

It is hereby notified that the employers' side of the Port Labour Board of Limassol has revoked the nomination of Mr. Nicos Kirzis as a representative member of the said Board and has nominated Mr. Victor Mantovani in his stead, as from the 7th January, 1955, and that the constitution of the said Board has been amended accordingly.

Dated this 18th day of January, 1955.

(M.P. 1522/53.)

No. 33.
THE PUBLIC HEALTH (VILLAGES) LAW.
CAP. 142.

Rules made by the Village Health Commission of Ayios Theodhoros in the District of Larnaca under Section 9.

In exercise of the powers vested in them by section 9 of the Public Health (Villages) Law, the Village Health Commission of Ayios Theodhoros hereby make the following rules:—

1. These rules may be cited as the Village Health (Ayios Theodhoros) Rules, 1955, and shall come into operation on their publication in the Gazette.

2.—(1) Subject to the provisions of paragraphs (2) and (3) of this rule, the Village Health (Nikos) Rules, 1952, published in Supplement No. 3 to the Gazette of the 10th November, 1952, shall—

(a) be deemed to be rules made by the Village Health Commission of Ayios Theodhoros and to be incorporated herein; and
(b) apply to the village of Ayios Theodhoros: Provided that for the word “Nikos” and for the word “Nicosia” whenever they occur in the Model Rules, the word “Ayios Theodhoros” and the word “Larnaca” shall be substituted respectively.

(2) The rules set out in Part I of the Schedule hereto shall be substituted for the corresponding rules of the Village Health (Nikos) Rules, 1952.

(3) Those rules of the Village Health (Nikos) Rules, 1952, mentioned in Part II of the Schedule hereto, shall not apply to the village of Ayios Theodhoros.

Rule 19. The following fees shall be paid by the owner of or the person slaughtering any animal in the slaughter-house, that is to say:

(a) For every bullock, camel, cow or ox ... ... 2s.
(b) For every goat, kid, lamb or sheep ... ... 1s.
(c) For every swine ... ... ... ... ... ... ... ... ... ... ... ... 2s.

Rule 31. The following fees shall be paid by every person exposing for sale any perishable goods in the market of perishable goods, that is to say:

(a) Per stall, per day ... ... ... ... ... ... ... ... ... ... ... ... 2p.
(b) Per stand, per day ... ... ... ... ... ... ... ... ... ... ... ... 2p.
(c) Per stall per month ... ... ... ... ... ... ... ... ... ... ... ... 5s.

Rule 45.—(1) The following fees shall be paid by every person exposing for sale fresh meat in the meat market, that is to say:

(a) For every carcass of sheep or goat or part thereof ... ... 1 3
(b) For every carcass of a young lamb or kid or part thereof ... ... 1 0
(c) For every carcass of ox, camel, cow or bullock or part thereof ... ... ... ... ... ... ... ... ... ... ... ... 3 0

Rule 53.—(1) The figure 2 shillings should be substituted by the figure 3 shillings.

Rule 108. The Village Health (Ayios Theodhoros) Rules, 1938, are hereby revoked without prejudice to anything done thereunder.

PART II.
RULES NOT APPLICABLE.

Rule 1.

The above rules, in so far as they relate to matters referred to in paragraphs (b), (c) and (d) of section 9 (i) of the Public Health (Villages) Law, Cap. 142, have been approved by the Commissioner and in so far as they relate to matters referred to in paragraphs (a) and (e) of the said section of the said Law, have been approved by the Commissioner and the Director of Medical Services.

No. 34. THE PUBLIC HEALTH (VILLAGES) LAW.

CAP. 142.

The following rules made by the Village Health Commission of Pano Zodhia, in the District of Nicosia, and approved by the Commissioner, are published in the Gazette.

RULES MADE BY THE VILLAGE HEALTH COMMISSION OF PANO ZODHIA UNDER SECTION 9.

In exercise of the powers vested in them by section 9 of the Public Health (Villages) Law, Cap. 142, the Village Health Commission of Pano Zodhia hereby make the following rules:

1. These rules may be cited as the Village Health (Pano Zodhia) (Amendment) Rules, 1955, and shall be read as one with the Village Health (Pano Zodhia) Rules, 1938 (hereinafter referred to as “the principal Rules”), and the principal Rules and these rules may together be cited as the Village Health (Pano Zodhia) Rules, 1938 and 1955.

Gazette:
Supplement
No. 34:
2.9.1938.
2. Rule 20 of the principal Rules is hereby repealed and substituted by the following rule:

"Rule 20. The following fees shall be paid by the owner of or the person slaughtering any animal in a slaughter-house, that is to say:

(a) For every bullock, camel, cow or ox ... 2s.
(b) For every goat, kid, lamb or sheep ... 1s.
(c) For every swine ... 2s."

3. Rule 46 of the principal Rules is hereby repealed and substituted by the following rule:

"Rule 46.—(1) The following fees shall be paid by every person exposing for sale any fresh meat in the meat market, that is to say:

(a) For every carcass of sheep or goat or part thereof ... 1s.
(b) For every carcass of a young lamb or kid or part thereof ... 4½p.
(c) For every carcass of ox, camel, cow or bullock or part thereof 2s."

(2) The fees in paragraph (1) of this rule prescribed shall not be payable by any person exposing for sale any fresh meat in the meat market, who is a monthly or a yearly lessee of any shop, stall or place in the meat market under rule 45 of these rules."

4. Rule 54 of the principal Rules is hereby repealed and substituted by the following rule:

"Rule 54.—(1) The following fee shall be paid by the owner of or the person exposing for sale any carcass of swine or fresh pork in the pork market, that is to say, for every carcass of swine or part thereof or portion of fresh pork 2s.

(2) Every such fee shall be paid to the Inspector."

5. The principal Rules are hereby amended by the insertion immediately after Part 10 of the principal Rules, of Chapter 5, Fair Market, of the Village Health (Nikos) Rules, 1952, published in Supplement No. 3, Notification No. 515 of the Cyprus Gazette No. 3656 of 19th November, 1952, with the following amendment:

(1) Rule 63 to read as follows:

(i) The rent to be paid for the erection or letting on hire of a booth in the fair market, shall be from one to ten shillings, according to the size and position of the booth, to be determined in each case by the inspector.

(ii) The rent in these rules prescribed shall cover the whole period of the fair. And

(2) Rule 64 to read as follows:

The following fees shall be paid by every person selling or exposing for sale in the fair market the following animals, goods, articles, things, eatables or liquids of any kind, that is to say:

(a) For every camel, horse, mule or ox sold ... 1s.
(b) For every donkey sold ... 4½p.
(c) For every swine of any age sold ... 3½p.
(d) For any kind of goods, articles, things, eatables or liquids exposed for sale for the whole or any part of the period of the said fair, a fee from three piastres to 5 shillings according to the value or quantity thereof, to be determined in each case by the inspector.
No. 35.  THE IRRIGATION DIVISIONS (VILLAGES) LAW.
CAP. 111.

In pursuance of the provisions of section 19 of the Irrigation Divisions (Villages) Law, Cap. 111, the following rules made by the Committee of the Irrigation Division of Paralimni, in the District of Famagusta, are published in the Gazette.

IRRIGATION DIVISION OF PARALIMNI.

Rules.

1. These rules may be cited as the Irrigation Division of Paralimni Rules, 1955.

2. In these rules, unless the context otherwise requires—
   "Commissioner " means the Commissioner of the District of Famagusta.
   "Committee" means the Committee of the Irrigation Division.
   "Irrigation Division" means the Irrigation Division of Paralimni.
   "Law" means the Irrigation Divisions (Villages) Law, Cap. 111.
   "List" means the list of the names and residence of the proprietors and of the lands and extent thereof which are to be benefited or are capable of being benefited by the works prepared under the provisions of section 15 of the Law as finally settled under the provisions of section 16 of the Law.
   "Works" means the irrigation works of the Irrigation Division.

3. The Committee shall hold office for a period of three years beginning on the 29th August, 1954. Thereafter the election of the Committee shall take place every third year in the first week of the month of September and it shall hold office for a period of three years from the day next following its election.

4.-(1) The Committee shall appoint a treasurer who shall collect the rates and charges assessed upon the proprietors mentioned in the list.
    (2) The treasurer shall, on the 1st October, in every year, prepare a statement of all rates or charges still due and unpaid on that date and shall forward such statement to the Commissioner.
    (3) The treasurer shall be unpaid: Provided that he shall be paid such of his out of pocket expenses as may be sanctioned by the Committee.
    (4) The treasurer shall be appointed for such period as the Committee may fix but in no case extending over the term of office of the Committee appointing such treasurer.

5. Every proprietor mentioned in the list shall pay a rate not exceeding 10 shillings per annum as may be prescribed by the Committee from time to time for every Government donum of land owned by such proprietor which is benefited or is capable of being benefited by the works.

6. All rates assessed under the provisions of the Law and of these rules shall be paid on or before the 30th September, in every year.

7. The list shall be examined annually not later than the 1st day of June, in every year, by the Committee who shall have power to amend same as in section 16 (6) of the Law provided.

8. The annual estimates of the Irrigation Division shall be submitted by the committee to the Commissioner for approval not later than the 30th day of November, in every year.

9. The Committee shall from time to time authorize the treasurer to pay out of the money in his hands any sum required—
    (a) for the works or for the maintenance or repairs thereof;
    (b) for any purpose approved by the Commissioner in connection with the operations of the Irrigation Division provision for which is made in any estimates approved by the Commissioner; and
    (c) for any compensation payable under sections 32 to 34 of the Law, whenever there are funds at the disposal of the treasurer or of the Committee sufficient to meet any amount payable as compensation under the provisions of these sections.

10. The Committee may from time to time appoint such person or persons as may be required for the purpose of carrying out any work or for the performance of any duty under the provisions of the Law or of these rules, and fix the remuneration of such person or persons: Provided that the person or persons appointed for carrying out any work shall be first approved by the Commissioner.

11. During the months of September and October, in every year, the Committee shall cause the works to be properly cleared and repaired.

12.—(1) No person shall—
    (a) enlarge or lessen the width of any branch or channel;
    (b) open a new channel;
    (c) in any way interfere with the water or the works,
without the licence in writing of the Committee previously obtained and subject to such terms and conditions as the Committee may impose and if any person to whom such licence has been granted acts in contravention or fails or neglects to observe the terms and conditions thereof, he shall be guilty of an offence against this rule.
(2) No licence shall be granted under this rule until after the expiration of ten days from the posting in a conspicuous part of the village of Paralimni of a notice of the intended licence so that any objection to the grant thereof may be made and considered by the Committee.

13. Every proprietor through whose lands there pass any channels shall at all times keep such part of such channels as may pass through his lands, clean and free from all obstructions whatsoever and if he fails to do so the Committee may cause any obstruction to be removed from such part of the channel and the cost thereof shall be paid by the proprietor concerned in addition to the rate payable by such proprietor under rule 5 without prejudice to any other liability of such person for the breach of this rule.

14.—(1) Every proprietor through whose lands there pass any branch channels shall, not later than the 1st day of September, in every year, repair such channels and clear them of all obstructions and if he fails to do so the Committee shall cause such channels to be repaired and cleared of obstructions and the cost therefor shall be paid by the proprietor concerned in addition to the rate payable by such proprietor under rule 5 without prejudice to any other liability of such person for the breach of this paragraph of this rule.

(2) If there are two or more persons interested in any branch channels and they are unable to agree between themselves for the repair of any such channels and the clearing of the same of obstructions the Committee shall cause such channels to be repaired and cleared of obstructions and the cost therefor shall be paid by the proprietors concerned in such proportion as the Committee may direct, in addition to the rate payable by every such proprietor under rule 5.

15. The Committee shall distribute the water from time to time to every proprietor in accordance with the usage heretofore observed with regard to the turn of irrigation and the distribution of such water, due regard being also had to the quantity of water available and to the number of donums of land to be irrigated by each proprietor.

16. The Committee may with the consent of the Commissioner enter into any agreement or arrangement with the Committee of any other Irrigation Division formed under the provisions of the Law with regard to any dams or channels which are shared in common between the Irrigation Division and such other Irrigation Division, the maintenance thereof and the proportion of any contribution for any expenses incurred in connection therewith, to be paid by the Irrigation Division.

17.—(1) Upon an application to the Commissioner signed by not less than two-thirds of the proprietors mentioned in the list requesting that the Irrigation Division be dissolved, the Commissioner shall call a meeting of the proprietors for the purpose of determining whether the Irrigation Division should be dissolved.

(2) Every meeting so convened shall be held in the presence of the Commissioner at the time and place appointed and if at such meeting a majority of two-thirds of the proprietors or the authorized proxies thereof who are present decide that the Irrigation Division should be dissolved, the Irrigation Division shall be so dissolved accordingly:

Provided that all rates due and unpaid on the date of dissolution shall be levied and paid as if the Irrigation Division had not been dissolved.

(3) The provisions of sections 4, 6, 7, 8 and 9 of the Law with respect to public meetings shall apply mutatis mutandis to a meeting convened under the provisions of this rule.

(4) Any money in the hands of the Committee or the treasurer at the time of the dissolution of the Irrigation Division and any money recovered at any time thereafter on account of the rates due and unpaid at the time of such dissolution, shall be paid to the Commissioner and shall be passed in the books of the Commissioner to the credit of the village of Paralimni and shall be utilized by the Commissioner for such purpose of public utility in the village of Paralimni as may be approved by him.

(M.P. 1514/54.)