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(61)
No. 26

THE EMPLOYERS LIABILITY
(COMPELLSARY INSURANCE) ORDINANCE
(Ordinance 1 of 1999)

ORDER MADE UNDER SECTION 2.

In exercise of the powers vested in him by section 2 of the Employers Liability (Compulsory Insurance) Ordinance, the Administrator hereby makes the following Order:-

1. This Order may be cited as the Employers Liability (Compulsory Insurance) Order 1999.

2. The Administrator has approved the following insurance companies and underwriters to conduct insurance business in the Areas for the purposes of the above Ordinance:-

1. Aegis Insurance Co. Ltd.
2. Aetna Insurance Co. Ltd.
3. Akritas Insurance Co. Ltd.
4. Allianz General Insurance Co. S.A.
6. Atlantic Insurance Co. Ltd.
7. Commercial Union Ass. (Cyprus) Ltd.
8. Cosmos Insurance Co. Ltd.
9. Ecclesiastical Insurance Office PLC
10. Eurosure Insurance Co. Ltd.
11. General Accident Fire & Life Ass. Corp. PLC
12. General Insurance Co. of Cyprus Ltd.
13. Guardian Royal Exchange Ass. PLC
15. Iris Insurance Co. Ltd.
17. Laiki Insurance Co. Ltd.
18. Ledra Insurance Ltd.
19. Lloyd's Underwriters
20. Metropolitan Insurance Ltd.
22. Norwich Union Insurance Ltd.
23. Pancyprian Insurance Ltd.
24. Philiki Insurance Co. Ltd.
26. Royal Exchange Assurance
27. Royal International Insurance (Holdings) Ltd.
28. The Ethniki, Hellenic General Insurance Co. S.A.
29. Wilsons Hogg Robinson.

Dated this 9th day of April 1999.

By the Administrator's Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.

(107/3)
No. 27

THE SOCIAL INSURANCE (FACILITATION OF REPUBLICAN SOCIAL INSURANCE SCHEME) ORDINANCE 1980.


REGULATIONS MADE BY THE ADMINISTRATOR UNDER SECTION 18.

In exercise of the powers conferred upon him by section 18 of the Social Insurance (Facilitation of Republican Social Insurance Scheme) Ordinance, 1980 the Administrator hereby makes the following Regulations:-

1. These Regulations may be cited as the Social Insurance (Contributions) (Amendment) Regulations 1999 and shall be read as one with the Social Insurance (Contributions) Regulations 1980 as amended from time to time (hereinafter referred to as “the principal Regulations”).

2. Paragraph 1 of Regulation 8 of the principal Regulations is hereby amended by deleting the words and figures “three hundred and forty five pounds (£345)” and “one thousand four hundred and ninety five pounds (£1,495)” (lines 5, 6 and 7) thereof and substituting therefor the words and figures “three hundred and sixty four pounds (£364)” and “one thousand five hundred and seventy seven pounds (£1,577)” respectively.

3. Regulation 9 of the principal Regulations is hereby amended by deleting the words and figures “fifty seven pounds and fifty cents (£57.50)” and “two thousand nine hundred and ninety two pounds (£2,992)” (lines 6 and 7) thereof and substituting therefor the words and figures “sixty pounds and seventy cents (£60.70)” and “three thousand one hundred and fifty six pounds (£3,156)” respectively.

4. The principal Regulations are hereby amended by deleting the Schedule thereto and substituting therefor the following new Schedule appearing in the Appendix hereto.

5. These Regulations shall be deemed to have come into operation on 1st January, 1999.

........................../APPENDIX
# APPENDIX

**"SCHEDULE (Regulation 17)."**

<table>
<thead>
<tr>
<th>Occupational category</th>
<th>Minimum amount of insurable earnings</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(a)</td>
</tr>
<tr>
<td>1. Self-employed Professional People:-</td>
<td>£</td>
</tr>
<tr>
<td>(a) for a period not exceeding ten years</td>
<td>115</td>
</tr>
<tr>
<td>(b) for a period exceeding ten years</td>
<td>231</td>
</tr>
<tr>
<td>2. Persons engaged in wholesale trade, estate agents, insurance agents, industrialists and other businessmen</td>
<td>231</td>
</tr>
<tr>
<td>3. Artisans occupied in urban areas</td>
<td>115</td>
</tr>
<tr>
<td>4. Builders and persons engaged in work related to the building industry</td>
<td>145</td>
</tr>
<tr>
<td>5. Farmers (including livestock and poultry farmers), fishermen and related occupations</td>
<td>83</td>
</tr>
<tr>
<td>6. Drivers of means of transport, earthmoving machinery operators and related occupations</td>
<td>115</td>
</tr>
<tr>
<td>7. Clergymen*</td>
<td>83</td>
</tr>
<tr>
<td>8. Hawkers</td>
<td>83</td>
</tr>
<tr>
<td>9. Persons not coming under any other occupational category engaged in urban areas</td>
<td>115</td>
</tr>
<tr>
<td>10. Persons not coming under any other occupational category engaged in rural areas</td>
<td>83</td>
</tr>
</tbody>
</table>

*The weekly amount of earnings of clergymen, whose weekly earnings are in excess of the amount referred to above, shall be their actual wages up to the maximum limit of insurable earnings."

Dated this 9th day of April, 1999.

By the Administrator's Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.

(133B)
ORDER MADE BY THE ADMINISTRATOR UNDER SECTION 2.

In exercise of the powers vested in him by section 2 of the Motor Vehicles (Third Party Insurance) Ordinance, the Administrator hereby makes the following Order:-

1. This Order may be cited as the Motor Vehicles (Third Party Insurers) (Consolidation) (Amendment) Order 1999 and shall be read as one with the Motor Vehicles (Third Party Insurers) (Consolidation) Order 1994.

2. Paragraph 2 of the principal Order is hereby amended by inserting in the appropriate alphabetical order the following new Insurance Company:-

   "The Baloise Insurance Co. Ltd."

Dated this 23rd day of April, 1999.

By the Administrator's Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.
No. 29

THE SEA BATHERS (PROTECTION) (CONSOLIDATION) ORDINANCE 1986
(Ordinance 4 of 1986).

ORDER MADE UNDER SECTION 3.

In exercise of the powers vested in me by section 3 of the Sea Bathers (Protection) (Consolidation) Ordinance 1986, I, the Chief Officer, hereby make the following Order:-

1. This Order may be cited as the Sea Bathers (Protection) Order 1999.

2. The areas specified in the Schedule hereto (hereinafter referred to as “reserved areas”) are reserved exclusively for persons bathing in the sea, subject to the conditions and restrictions set out in the said Schedule in respect of each area:

 Provided that the restrictions relating to the sailing of boats within the reserved areas shall only have effect between sunrise and sunset.

3. The reserved areas shall be demarcated by buoys.

4. This Order shall become operative on the 1st day of May 1999, and shall cease to have effect on the 31st day of October 1999.

5. Public Instrument No.15 of 1998 is hereby revoked.

SCHEDULE

AKROTIRI SOVEREIGN BASE AREA

1. All map references in paragraph 2 of this Schedule refer to 1:50.000 scale map, Sheet 23, series K717, edition 3-GSGS.

2. The reserved areas are the territorial waters of the Sovereign Base Areas extending seawards 100 metres unless otherwise stated and marked by buoys, between the following points on the shore:-

(a) Evdhimou Beach (West).
   77823480 to 77843496.

(b) Evdhimou Beach (East).
   (i) 78253527 to 78603530; and
   (ii) 78803528 to 79003522.

(c) Paramali Beach to Happy Valley Beach Episkopi (West).
   82123566 to 82783591.
   Except that at the points of the shore at 82123566 and 82433565 the seaward extent of the reserved area shall not be more than 50 metres.

(d) Happy Valley Beach Episkopi (West).
   A triangular area between:
   82923588, 82943584 and 82983587.
(e) **Happy Valley Beach Episkopi (East).**

83453575 to 83553580.

Except that between the points of the shore at 83543572 and 83553580 the seaward extent of the reserved area shall not be more than 50 metres.

(f) **Tunnel Beach.**

(i) 36358420 to 36328427 extending seawards up to 50 metres.

(ii) 36308440 to 36288446 extending seawards up to 50 metres.

(g) **Curium Beach.**

88603613 to 89343565.

(h) **Ladies Mile Beach.**

00682890 to 00903306:

Provided that motor launches, sailing vessels and wind surfboards may enter that said area through six sea lanes. Three of an approximate width of 30 metres, two of an approximate width of 100 metres and one of an approximate width of 75 metres, each marked by flagged buoys.

3. **Royal Air Force Station Akrotiri.**

(a) All map references in paragraph 3 of this Schedule refer to 1:10,000 scale map, Series GSGS 5801, Sheet Akrotiri and Environs, edition 1-GSGS.

(b) The reserved areas are the territorial waters of the Sovereign Base Areas, marked by buoys, between the following points on the shore:

96502526 to 97072560 extending seawards up to 50 metres.

02712610 to 02592628 extending seawards up to 200 metres.

02572634 to 02542639 extending seawards up to 200 metres.

02502660 to 02192669 extending seawards up to 200 metres.

01852734 to 01062806 extending seawards up to 50 metres.

**DHEKELIA SOVEREIGN BASE AREA**

4. All map references in paragraph 5 of this Schedule refer to 1:5,000 scale map, Sheet Dhekelia, series GSGS 5801, unless otherwise stated.

5. The reserved areas are the territorial waters of the Sovereign Base Areas extending seawards within a line drawn between the following points:-

(a) **Officers’ Club Beach.**

From the headland under map reference 67887120 westwards to a point under map reference 67457116; then northwards to a point on the headland under map reference 67457122.
(b) CESSAC (Church of England Soldiers', Sailors’ Airmen’s Club) Beach.

From the headland under map reference 67187143, to a point southwestwards on the coast under map reference 66777132.

(c) Dhekelia Jetty.

From the south eastern extremity of Dhekelia Jetty under map reference 66687103 to a point under map reference 66657099, then westwards to a point under map reference 66607098 and then to a point on the coast under map reference 66607118.

(d) Victor Beach Club (Off Alexander Barracks).

From the shore under map reference 65477129 southwards to a point under map reference 65407115; then westwards to a point under map reference 65297115; then northwards to a point on the shore under map reference 65297128.

(e) Fairwinds Beach.

From a point on the shore under map reference 65227127 of sheet 41/XI series D.L.S. 17 (D.O.S. 155) edition 1 D.L.S./D.O.S. 1977 southwards to a point under map reference 65227115; then westwards to a point under map reference 64037098; then northwards to a point on the shore under map reference 64027109, which is found by Boundary Pillar No. 1 of the Sovereign Base Area of Dhekelia:

Provided that motor launches, sailing vessels and wind surf-boards may enter through a lane of an approximate width of 15 metres marked by flagged buoys, centred on map reference 64107110 extending 90° from the shore.

(f) Dhekelia Watersports Club.

From a point on the shore under map reference 65887120 to a point southwestwards under map reference 65837113; then westwards to a point under map reference 65737113; then northwards to a point on the shore under map reference 65737130.

6. Copies of the maps referred to above are properly marked and deposited at the Area Offices of the Sovereign Base Areas Administration Akrotiri and Dhekelia for inspection by any interested person.

Dated this 19th day of April, 1999.

P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.

(161/2)
In exercise of the powers vested in him by section 9 of the Fixed Penalty Ordinance 1998, the Administrator hereby makes the following regulations:-

1. These regulations may be cited as the Fixed Penalty Regulations 1999.

2. The notice which may be served by a police officer under subsection (1) or by a member of staff of the Area Office under subsection (2) of section 3 of the principal Ordinance shall be in the form set out in the First Schedule to these regulations.

3. The receipt which shall be issued by any person to whom payment of any fixed penalty is made under subsection (1) of section 6 of the principal Ordinance shall be in the form set out in the Second Schedule to these regulations.

.../First Schedule
SOVEREIGN BASE AREAS

ATTENTION - Removal or tampering with this notice by anyone other than the person responsible, constitutes an offence punishable upon conviction by a fine not exceeding £50.
(Section 8 Ordinance 5 of 1998).

THIS NOTICE OFFERS THE OPPORTUNITY OF PAYING A FIXED FINE
(The Fixed Penalty Ordinance, 5 of 1998, Section 3)

PART 1

Mr / Mrs / Miss ............................................................... 
of...................................................................................

You on ........................................ at .................. hrs, at (place) ......................................................
........................................... were found in connection with ......................................................

...........................................................

under such circumstances which give me reasonable cause to believe that you have committed the following offence(s).

Particulars of offence(s) ...................................................
......................................................................................

...........................................................

( ) SCHEDULE ( )

FIXED PENALTY : (In full) ...................................................

Payable at ............................................................................

Issued by ................................................................. Signature ........................................

Rank, No, Initials & Surname

Date.................................. Place of issue .............................................

(Continued overleaf)

PART II

(To be completed by the offender at time of payment)

TO: SBA POLICE / AREA OFFICE *

I offer the sum of £.....................................................
for the payment of the fixed fine provided for the offence mentioned in Part 1 of this notice.

PARTICULARS OF OFFENDER

Full name (in capitals) ..................................................
......................................................................................

Address (in capitals): .....................................................
......................................................................................

Identity Card No. .........................................................

Signature .................................................................

Date.................................................................

*Delete as necessary
1. The penalty must be paid within 15 (fifteen) days from the date of issue.

2. If the penalty is not paid within 15 (fifteen) days from the date of issue, a 50% additional charge will be added.

3. If the penalty remains unpaid 30 (thirty) days after the date of issue then legal proceedings will follow.

4. Payments may be made through post by cheque payable to “Command Cashier”.

5. Payments at an SBA Police Station may be made at any time on the production of this notice.

6. Payments at an Area Office may be made during office hours only on production of this notice. (0730 - 1300 hrs)

WE ARE COMMITTED TO PROVIDING A QUALITY SERVICE TO THE COMMUNITY. RESPECTING THE LAW IS TO THE BENEFIT BOTH OF YOURSELF AND OTHERS IN THE COMMUNITY.
SOVEREIGN BASE AREAS
THE FIXED PENALTY REGULATIONS 1998
(Ordinance 5 of 1998)

CERTIFICATE OF PAYMENT OF FIXED FINE

In accordance with subsection (1) of section 6 of the Fixed Penalty Ordinance 1998 it is hereby certified that

Mr/Mrs/Miss ...............................................................................................................................................  
from............................................................................................................................................................ has

today paid the fixed fine of £ (record the amount in full) ........................................................................

which is prescribed in the notice offering the opportunity to pay a fixed fine with serial No. .......................

in connection with the offence(s) which are specified therein.

Date ..........................................................

Place of payment .............................................  

.......................................................... Receiving officer

.......................................................... Signature
ORDER UNDER SECTION 3

In exercise of the powers conferred upon him by section 3 of the Fishing Shelters Ordinance, the Administrator hereby declares the following places to be fishing shelters.

1. Fishing Shelter of Ormidhia (at Romantzo Restaurant). The whole sea and land area within the line shown in yellow colour on the official cadastral plan, Serial No. 5923, Sheet/Plan XLI.22.W.2. and XLI.22.E.2., locality of Meridji, of Ormidhia village signed and sealed by the Area Officer of Dhekelia. The said plan shall be available for inspection by any interested person at the Area Office, Dhekelia, during office hours.

2. Fishing Shelter of Xylophagou. The whole sea and land area within the line shown in yellow colour on the official cadastral plan, Serial No. 5924, Sheet/Plan XLI.31.E.2., locality of Vathia Laxia of Xylophagou village signed and sealed by the Area Officer of Dhekelia. The said plan shall be available for inspection by any interested person at the Area Office, Dhekelia, during office hours.

Dated this 19th day of April, 1999.

By the Administrator's Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.
No. 32
THE FISHING SHELTERS ORDINANCE  
(Ordinance 19 of 1993)

REGULATIONS UNDER SECTION 4.

In exercise of the powers conferred upon him by section 4 of the Fishing Shelters Ordinance 1993 the Administrator hereby makes the following Regulations:—

1. These Regulations may be cited as the Fishing Shelters (Rates and Fees) Regulations 1999.

2. (1) In these Regulations, unless the context otherwise requires—
   “Fiscal Officer” includes any officer duly authorised by the Fiscal Officer for the purpose of these Regulations;
   “Ordinance” means the Fishing Shelters Ordinance 1993;
   “Professional fishing licence” means the licence issued by virtue of section 3(1) of the Fisheries (Consolidation) Ordinance 1982.

   (2) All other terms have the meaning assigned to them by the Ordinance.

3. (1) Payment of the fees appearing in the Schedule to these Regulations shall be made to the Fiscal Officer in a manner which he shall deem appropriate to determine.

   (2) The following shall be exempt from the payment of any fees:—
   (a) Fishing vessels in respect of which a professional licence has been issued;
   (b) any vessels which take refuge in the fishing shelter due to force majeure rendering the sailing of the vessel dangerous either on account of bad weather or of engine breakdown:

       Provided that, if a vessel which takes refuge in the fishing shelter on account of bad weather continues to remain therein after the cessation of the bad weather, fees shall be payable therefor, calculated as from the date when the bad weather ceased:

       Provided further that, if a vessel which took refuge in a fishing shelter on account of engine breakdown remains therein for more than a period of 48 hours, fees shall be payable therefor, calculated as from the expiration of the period of 48 hours;

   (c) any other vessel which the Administrator may decide should be so exempt.

.........................................../SCHEDULE
SCHEDULE
(Regulation 3)

1. For the mooring or lodging of a vessel within the precincts of a fishing shelter on an annual basis, the following fees shall be payable per year:-

   (a) For a vessel the length of which does not exceed nine (9) metres, twelve pounds (£12) per metre of the said length of the vessel or part thereof;

   (b) for a vessel the length of which exceeds nine (9) metres but not twelve (12) metres, eighteen pounds (£18) per metre of the said length of the vessel or part thereof; and

   (c) for a vessel the length of which exceeds twelve (12) metres, twenty five pounds (£25) per metre of the said length of the vessel or part thereof.

2. For the mooring or the lodging of a vessel within the precincts of a fishing shelter on a daily basis, the following fees shall be payable per day:-

   (a) For a vessel the length of which does not exceed nine (9) metres, 6 cents per metre of the said length or part thereof;

   (b) For a vessel the length of which exceeds nine (9) metres but not twelve (12) metres, 10 cents per metre of the said length or part thereof; and

   (c) for a vessel the length of which exceeds twelve (12) metres, 15 cents per metre of the said length or part thereof.

The above mentioned daily fees shall be payable for a period of at least five days.

3. For any water or electricity supply services obtainable within the fishing shelters, any rates or fees payable therefor, shall be fixed by the Fiscal Officer as applicable.

Dated this 19th day of April, 1999.

By the Administrator's Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base

(157/2C)
REGULATIONS UNDER SECTION 4.

In exercise of the powers conferred upon him by section 4 of the Fishing Shelters Ordinance 1993 the Administrator hereby makes the following Regulations:-

1. These Regulations may be cited as the Fishing Shelters (Regulation, Management and Operation) Regulations 1999. (Short title.)

2. In these Regulations unless the context otherwise requires -
   "facilities" in relation to a fishing shelter means buoys, jetties, boat-yards, bollards, quays, piers, boats, as well as any movable or immovable property that may be available within a fishing shelter;
   "master" in relation to any vessel, means the master of such vessel;
   "professional fishing licence" means a licence issued under section 3(1) of the Fisheries (Consolidation) Ordinance 1982. (Interpretation.)

3. These Regulations shall apply to all fishing shelters within the Areas.

4. - (1) Other than persons employed by and vessels owned or operated by the Crown in any capacity, all persons and vessels making use of the facilities of fishing shelters, shall comply with the provisions of these Regulations.
   (2) Any person who has any business within a fishing shelter or who otherwise enters therein, shall comply with the directions of the Fiscal Officer.

5. - (1) No vessel shall enter or depart from a fishing shelter at a speed exceeding 5 knots.
   (2) The master of a vessel shall comply with the directions of the Fiscal Officer regarding the location where, and the method by which his vessel shall be moored, moved or removed, and generally regarding its berthing within the fishing shelter, provided that compliance with such directions shall not exempt the master from any liability concerning the handling of his vessel inside or outside the fishing shelter or during its berthing therein.
   (3) No vessel shall anchor within a perimeter of 100 metres of the entrance to a fishing shelter.
   (4) The master of a vessel shall ensure at all times that his vessel is securely moored whilst stationary within a fishing shelter.
   (5) Where the Fiscal Officer considers it necessary he may order a change of place and mode of mooring of any vessel within the fishing shelter.
   (6) Where a master of a vessel who has been ordered to change the place or mode of mooring of his vessel fails to do so, the Fiscal Officer himself may effect the change without liability for any damage which may thereby be caused and may recover the cost thereof from the master or owner of the vessel.
(7) No vessel shall change its place or mode of mooring without the permission of the Fiscal Officer.

6. - (1) All vessels berthed in a fishing shelter remain at all times the responsibility of the master or owner thereof who shall be either a resident of the Areas or the Republic, except where the Fiscal Officer permits and under such conditions as he may see fit to impose.

(2) The master of a vessel berthed in a fishing shelter shall at all times maintain his vessel in a sea-worthy condition, except where the Fiscal Officer permits and under such conditions as he may see fit to impose.

(3) Any person who makes use of a fishing shelter or of any of the facilities therein for any reason, whether for his own purposes or on the directions of the Fiscal Officer, shall do so at his own risk.

5 The Fiscal Officer shall not be liable for any loss, damage or injury occasioned to any vessel or person on board such a vessel either whilst it is in motion or berthed within the precincts of a fishing shelter.

7. No person shall live on a vessel berthed within a fishing shelter without a permit from the Fiscal Officer.

8. - (1) No vehicle shall enter a fishing shelter except with the permission of the Fiscal Officer and under such conditions as he sees fit to impose.

(2) Boat-trailers or other means of transporting vessels on land shall not remain within a fishing shelter without a permit from the Fiscal Officer.

9. - (1) No person shall place any net into the waters of a fishing shelter or into any waters within a perimeter of 100 metres of the entrance thereof.

(2) No person shall bathe in the sea or swim within a fishing shelter or within a perimeter of 100 metres of the entrance thereof.

(3) No person shall dive into the waters of a fishing shelter or into waters within a perimeter of 100 metres of the entrance thereof without a permit from the Fiscal Officer.

10. - (1) No vessel or any supplies or fittings therefor shall be placed on the land area within a fishing shelter for cleaning or any other purpose without a permit from the Fiscal Officer.

(2) No person shall deposit or otherwise abandon any equipment within the precincts of a fishing shelter so as to obstruct the free passage on any quay, jetty or pier or otherwise on any dry land situated within the precincts of a fishing shelter.

(3) No refuse or any form of waste product which is in any way likely to pollute the waters of a fishing shelter shall be deposited therein.

(4) The master of a vessel and any person who trades in fish, shall ensure that any such matter as is mentioned in paragraph (3) above
which is likely to cause pollution to the waters of a fishing shelter shall be placed in such receptacles as are specially provided for this purpose.

(5) The owner of any vessel or other object which may have been sunk or otherwise abandoned in a fishing shelter shall make arrangements to re-float or otherwise remove the said object, either himself, or by a person authorised by him in that behalf and where such person does not do as provided above within a reasonable time, the Fiscal Officer may without any liability for any loss or damage which may thereby be occasioned to the said object, carry out the work himself and recover the cost from the master or owner.

11.- (1) The master of a fishing vessel who has a professional fishing licence, shall be required to secure a berthing permit in respect of a specific fishing shelter.

(2) The master of a vessel who enters a fishing shelter for the first time or who wishes to move to a fishing shelter other than the one for which he has a berthing permit, shall be required to secure a permit to that effect from the Fiscal Officer.

(2) Berthing permits are not transferable.

12. The mooring or other introduction into a fishing shelter of any landing-stage, raft, platform, jet ski or other pleasure craft, shall be prohibited except with a permit from the Fiscal Officer.

13. The Fiscal Officer shall not be liable for any accident or injury occasioned to any person during their presence in a fishing shelter.

14. The Fiscal Officer or any other person authorised by him in that behalf may issue directions for the better application of these Regulations.

15. Any person who contravenes these Regulations or any directions issued thereunder, shall be guilty of an offence and shall be liable on conviction to imprisonment for a period not exceeding six months or to a fine not exceeding five hundred pounds or to both such penalties.

Dated this 19th day of April, 1999.

By the Administrator's Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base

(157/2C)
No. 34


ORDER MADE BY THE ADMINISTRATOR UNDER SECTION 3.

In exercise of the powers conferred upon him by section 3 of the Powers and Duties (Officers of the Republic of Cyprus) (Consolidation) Ordinance 1976 and all other powers enabling him in that behalf, the Administrator hereby makes the following Order:

1. This Order may be cited as the Powers and Duties (Officers of the Republic of Cyprus) (Consolidation) (Amendment) Order 1999 and shall be read as one with the Powers and Duties (Officers of the Republic of Cyprus) (Consolidation) Order 1976 as amended from time to time (hereinafter referred to as “the principal Order”).

2. The Schedule to the principal Order is hereby amended by adding at the end thereof the following new items:

<table>
<thead>
<tr>
<th>Ordinance No.</th>
<th>Ordinance</th>
<th>Sections</th>
<th>Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>19 of 1993</td>
<td>Fishing Shelters Ordinance</td>
<td>The whole Ordinance except sections 3, 4, and 6</td>
<td>Director, Department of Fisheries</td>
</tr>
</tbody>
</table>

Dated this 19th day of April, 1999.

By the Administrator's Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base

(157/2C)
No. 35


ORDER MADE BY THE ADMINISTRATOR UNDER SECTION 3.

In exercise of the powers conferred upon him by section 3 of the Powers and Duties (Officers of the Republic of Cyprus) (Consolidation) Ordinance 1976 and of all other powers enabling him in that behalf, the Administrator hereby makes the following Order:-

1. This Order may be cited as the Powers and Duties (Officers of the Republic of Cyprus) (Consolidation) (Amendment) Order 1999 and shall be read as one with the Powers and Duties (Officers of the Republic of Cyprus) (Consolidation) Order 1976 as amended from time to time (hereinafter referred to as “the principal Order”.)

2. The Schedule to the principal Order is hereby amended by adding at the end of Part II thereof the following new items:

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Subsidiary Legislation</strong></td>
<td><strong>Volume</strong></td>
</tr>
<tr>
<td>The Fishing Shelters (Regulation, Management and Operation) Regulation 1999.</td>
<td>Gazette No. 1149, Sup. No.3 of 27 April 1999</td>
</tr>
</tbody>
</table>

Dated this 19th day of April, 1999.

By the Administrator's Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base

(157/2C)
(128/10/2)
No. 36
THE POWERS AND DUTIES (OFFICERS OF THE REPUBLIC OF CYPRUS) (CONSOLIDATION) ORDINANCE 1976
(Ordinance 4 of 1976).

ORDER MADE BY THE ADMINISTRATOR UNDER SECTION 3.

In exercise of the powers conferred upon him by section 3 of the Powers and Duties (Officers of the Republic of Cyprus) (Consolidation) Ordinance 1976 and of all other powers enabling him in that behalf, the Administrator hereby makes the following Order:-

1. This Order may be cited as the Powers and Duties (Officers of the Republic of Cyprus) (Consolidation) (Amendment) Order 1999 and shall be read as one with the Powers and Duties (Officers of the Republic of Cyprus) (Consolidation) Order 1976 as amended from time to time (hereinafter referred to as “the principal Order”).

2. The Schedule to the principal Order is hereby amended by adding at the end of Part II thereof the following new items:

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
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</thead>
<tbody>
<tr>
<td><strong>Subsidiary Legislation</strong></td>
<td><strong>Volume</strong></td>
</tr>
<tr>
<td>The Fishing Shelters (Rates and Fees) Regulation 1999.</td>
<td>Gazette No. 1149 Sup. No. 3 of 27 April 1999</td>
</tr>
</tbody>
</table>

Dated this 19th day of April, 1999.

By the Administrator's Command,
P.A. ROTHERAM,
Chief Officer,
Sovereign Base

(157/2C)
(128/10/2)
In exercise of the powers vested in me by subsection (2) of section 15 of the Prisons Ordinance 1971, read with section 9 of the Police Ordinance 1967 and section 12 of the Prisons Ordinance 1971, I, the Chief Constable, with the approval of the Administrator, hereby make the following Regulations:-

1. These Regulations may be cited as the Police and Prison Officers (Discipline) (Amendment) Regulations 1999, and shall, where they apply to the Police (Discipline) Regulations 1967, as amended from time to time, hereinafter referred to as “the principal Police Regulations”, be read as one with those Regulations, and where they apply to the Police (Discipline) Regulations 1967, as modified by paragraph 1 of Appendix I of Public Instrument No. 60 of 1971 and thereby made applicable to and made to relate to the service of prison officers, be read as one with such Regulations as so modified, which are hereinafter referred to as “the principal Prison Officers Regulations”.

2. Regulation 1 of the principal Regulations is amended by deleting the words “members of the Force other than gazetted officers” where they appear in paragraph (2) thereof and substituting therefor the words “locally engaged officers”.

3. Regulation 17 of the principal Regulations is amended as follows:

   (1) by adding in sub-paragraph (a) of paragraph (1) after the word “Inspector”, the words “or above”;

   (2) by deleting in sub-sub-paragraph (iv) of sub-paragraph (a) of paragraph (1) thereof the words “ten days” and substituting therefor the words “three months”;

   (3) by deleting in sub-sub-paragraph (iv) of sub-paragraph (b) of paragraph (1) thereof the words “ten days” and substituting therefor the words “three months”.

4. Regulation 18 of the principal Regulations is amended by deleting the word “Inspector” where it appears in the first line of paragraph (3) thereof and substituting therefor the words “officer of the rank of Inspector or above”.

5. Regulation 22 of the principal Regulations is amended as follows:

   (1) by deleting the words “gazetted officer” where they appear in the second line of paragraph (1) thereof and substituting therefor the words “officer of the rank of Superintendent or above”;

P.I. Nos. 94/67, 38/68, 6, 57 and 64/69, 41/70, 66/71, 15/73, 10 and 13/74, 38, 44 and 50/75, 87/76, 48 and 60/77, 28, 42 and 85/79, 16, 44 and 76/80, 4, 75 and 82/81, 22/82, 54/82, 54/83, 28/85, 83/86, 48/87, 34/88, 64/90, 46/91 and 47/91.
(2) by deleting the words "gazetted officer" where they appear in the second line of paragraph (3) thereof and substituting therefor the words "officer of the rank of Superintendent or above".

6. Regulation 23 of the principal Regulations is amended by deleting the word "Inspector" where it appears in paragraph (c) of the proviso thereto and substituting therefor the words "officer of the rank of Inspector or above".

7. Regulation 26 of the principal Regulations is amended by deleting the word "Inspector" where it appears in the first line of the proviso to paragraph (1) and substituting therefor the words "an officer of the rank of Inspector or above".

Made with the approval of the Administrator this 26th day of April, 1999.

E. VALLANCE,

Chief Constable and
Superintendent of Prisons,
Sovereign Base

(132/24)
(132/32)
THE POLICE ORDINANCE

THE PRISONS ORDINANCE
(Ordinances 11 of 1971, 7 of 1975 and 2 of 1985).

REGULATIONS MADE UNDER SUBSECTION (2) OF SECTION 15
OF THE PRISONS ORDINANCE, 1971, READ WITH SECTION 9
OF THE POLICE ORDINANCE, 1967 AND SECTION 12 OF
THE PRISONS ORDINANCE

In exercise of the powers vested in me by subsection (2) of
section 15 of the Prisons Ordinance, 1971, read with section 9 of
the Police Ordinance 1967 and section 12 of the Prisons Ordinance 1971,
I, the Chief Constable, with the approval of the Administrator,
hereby make the following Regulations:-

1. These Regulations may be cited as the Police and Prison
Officers (General) (Amendment) Regulations, 1999, and shall,
where they apply to the Police (General) Regulations 1967, as
amended from time to time, hereinafter referred to as “the principal
Police Regulations”, be read as one with those Regulations, and
where they apply to the Police (General) Regulations, 1967, as
modified by paragraph 2 and Appendix II of Public Instrument No. 60
of 1971 and thereby made applicable to, and made to relate to, the
service of prison officers, be read as one with such Regulations as
so modified, which are hereinafter referred to as “the principal
Prison Officers Regulations”.

2. Regulation 7 of the principal Regulations is amended as
follows:-

(1) by deleting the word “gazetted” where it appears in the
penultimate line of paragraph 1 thereof and substituting the word
“expatriate”;

(2) by deleting the word “gazetted” where it appears in the
second line of paragraph (a) of the proviso to paragraph (1) and
substituting the word “expatriate”;

(3) by deleting the word “gazetted” where it appears in the first
line of paragraph (b) of the proviso to paragraph (1) and substituting
the word “expatriate”;

(4) by deleting paragraph 2 thereof and substituting therefor the
following new paragraph:-

"2. The Chief Constable may, with the approval of the
Administrator, discharge any locally engaged police officer at
any time during the period of his engagement –

(a) on medical evidence to the satisfaction of the Administrator
under any legislation in force for the time being, relating to
the retirement of such police officer;

(b) on reduction of establishment;

(c) on conviction in respect of an offence of dishonesty or
immorality or in respect of an offence for which
imprisonment exceeding six months is applicable;
(d) where the Attorney General and Legal Adviser confirms that the public interest so demands:

Provided that prior to his discharge under sub-paragraphs (a), (b), (c) and (d) of this paragraph, the member of the Force shall be entitled to present his case for hearing by the Chief Constable”.

3. Regulation 10 of the principal Regulations is amended by adding at the end of paragraph (1) thereof, immediately after the word “Inspector”, the words “or above”.

4. Regulation 11 of the principal Regulations is amended by deleting at the end of paragraph (1) thereof, the words “as set out in the First Schedule hereto” and substituting therefor the words “as published from time to time in SBA Police Standing Orders”.

5. Regulation 14 of the principal Regulations is amended by deleting the words “gazetted officer” where they appear in the first line of paragraph (b) thereof and substituting therefor the word “Superintendent”.

6. Regulation 18 of the principal Regulations is amended by deleting the words “gazetted officer” where they appear in sub-paragraph (i) of paragraph (2)(c) thereto and substituting therefor the words “an officer above the rank of Chief Superintendent”.

7. Regulation 20 of the principal Regulations is amended by deleting paragraph (1) thereof and substituting therefor the following new paragraph:

“(1). Leave to expatriate officers shall be as prescribed in their terms of service”.

8. Regulation 22 of the principal Regulations is amended by deleting the words “police officers who are members of the expatriate staff as defined in General Orders” where they appear in paragraph (1) thereto and substituting therefore the words “expatriate officers”.

9. Regulation 24 of the principal Regulations is hereby revoked and replaced by the following new regulation:

“24. The amounts and conditions of payment of all allowances shall be as published from time to time in SBA Police Standing Orders”.

10. Regulation 26 of the principal Regulations is hereby revoked and replaced by the following new regulation:

“26. Any married police officer who is not separated from his wife and who is not provided with accommodation by the Administration, may, if he satisfies the conditions laid down from time to time in SBA Police Standing Orders, be eligible for assistance from the Administration in the form of rent allowance”.

11. Regulation 27 of the principal Regulations is hereby revoked and replaced by the following new regulation:

“27. Police quarters, as available, may be allocated to locally engaged police officers on payment of a rental of such percentage of the basic salary of the officer to whom the quarter is allocated as shall be published from time to time in SBA Police Standing Orders”.
12. Regulation 29 of the principal Regulations is amended by deleting therefrom the words “set out in the following Table” and the Table thereto and substituting therefor the words “published from time to time in SBA Police Standing Orders”.

13. Regulation 30 of the principal Regulations is hereby revoked and replaced by the following new regulation:-

“30. Where the Chief Constable is satisfied that a police officer engaged in detective or special duties is usually engaged in outside duties and that such duties necessitate the officer performing at least five hours in excess of the regular period of duty as provided in paragraph (2) of Regulation 18 of these regulations and the officer incurs certain expenses in connection with his duties, that officer shall be paid a detective allowance at the rate published from time to time in SBA Police Standing Orders”.

14. Regulation 32 of the principal Regulations is amended as follows:-

(1) by deleting the words “a police officer, other than a gazetted officer”, where they appear in the first line of paragraph 1 thereof, and by substituting therefor the following words:-

“a locally engaged police officer”.

(2) by deleting paragraph (4) thereof.

15. The First and Second Schedules to these regulations are hereby revoked.

Made with the approval of the Administrator this 26th day of April, 1999.

E. VALLANCE,

Chief Constable and
Superintendent of Prisons,
Sovereign Base

(132/24)
(132/32)
CORRIGENDUM

With regard to Public Instrument No. 14 of 1999 published in Gazette No. 1146 of 22 March 1999, the reference to Notification No. 13 should read 31 and the reference to Notification No. 15 should read 13.