

## NO. 18 OF 1934.

A.D. 1934.

A LAW TO AMEND THE CRIMINAL EVIDENCE  
AND PROCEDURE LAWS, 1929 AND 1933.

18 of 1934.

H. R. PALMER,]

[18th April, 1934.

Governor.

BE it enacted :—

Short title.

1. This Law may be cited as the Criminal Evidence and Procedure (Amendment) Law, 1934, and shall be read as one with the Criminal Evidence and Procedure Laws, 1929 and 1933, (hereinafter called “the Principal Law”), and the Principal Law and this Law may together be cited as the Criminal Evidence and Procedure Laws, 1929 to 1934.

12 of 1929.  
37 of 1933.

Repeal of  
section 8A of  
the Principal  
Law and  
substitution  
of new  
section.

2. Section 8A of the Principal Law is hereby repealed and the following substituted therefor :—

“ Remand  
in Police  
custody.

8A. Where it shall appear that the inquiry into the commission of an offence for which a person has been arrested has not been completed or that for any other reasonable cause it is necessary or advisable to defer the examination or further examination of witnesses it shall be lawful for a Magisterial Court whether or not it has jurisdiction to try the offence and notwithstanding anything in any other enactment contained, upon application in the form set out in the Third Schedule to this Law made by a Police officer not below the rank of Sub-Inspector from time to time to remand such arrested person in the custody of the Police for such time not exceeding eight clear days as the Court shall think fit.”

Amendment  
of section 9  
of Law 12 of  
1929.

3. Section 9 of the Principal Law is hereby amended by the insertion immediately after the word “provided” at the end thereof of the words “and any recognizance entered into by the appellant or his surety”.

Repeal of  
section 11 of  
the Principal  
Law and  
substitution  
of new  
section.

4. Section 11 of the Principal Law is hereby repealed and the following substituted therefor :—

“ Suspension  
of sentence.

11.—(1) Where any person has declared his desire to appeal the Magisterial Court before which he is convicted, if it thinks it proper that the execution of any sentence of imprisonment passed upon such person should be suspended

Repealed by  
Law 38/35

and such person admitted to bail pending the hearing of the appeal, shall require such person to name some proper address within the Municipal limits of the principal town of the District in which the Magisterial Court is sitting, where all notices, summonses, orders and other written communications may be left for him and the Court shall not admit him to bail until he names such address.

(2) Any notice, summons, order or other written communication left at the address named by any person in accordance with the provision of sub-section (1) of this section shall be deemed to have been received by him or to have come to his knowledge.

(3) Where any person has declared his desire to appeal from any sentence for the payment of a fine of £5 or upwards the Magisterial Court before which such person is convicted may, if it thinks proper, order such person forthwith to enter into recognizances in such amount and with or without sureties as the Court may think right, to prosecute his appeal. And subject thereto the Court may order that the payment of the said fine shall be made at the final determination of the appeal if the same be dismissed, to the Chief Registrar of the Supreme Court."

5. The following Schedule shall be inserted as Third Schedule to the Principal Law :—

Insertion of new Schedule in the Principal Law.

“ THIRD SCHEDULE.

(SECTION 8A.)

*Application for Remand in Police Custody.*

I \_\_\_\_\_ of Police hereby make report to the Court that on the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ in the District of \_\_\_\_\_ the following offence was committed (1).....

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

(1) State nature of the offence.

And whereas it is necessary (or advisable) to defer the examination of witnesses, the inquiry into the commission of this offence not being completed (or for the reasonable cause set out herewith) (1).....  
 .....  
 .....

I hereby make application under the Criminal Evidence and Procedure Laws, 1929 to 1934, for the remand in Police custody for            days of            of .

Date..... *of Police.*

Remand in Police custody for            days granted this day of            19 .

*Magistrate.*

District Court of.....”

(1) State the reasonable cause.

*This Law came into operation on 20th April, 1934.*

NO. 19 OF 1934.

A.D. 1934.  
 19 of 1934.

A LAW TO AMEND THE CYPRUS EVCAF (MOHAMMEDAN RELIGIOUS PROPERTY ADMINISTRATION) ORDER IN COUNCIL, 1928.

H. R. PALMER,]  
*Governor.*

[19th April, 1934.

BE it enacted :—

Short title.

1. This Law may be cited as the Cyprus Evcaf (Mohammedan Religious Property Administration) Order in Council, 1928, (Amendment) Law, 1934, and shall be read as one with the Cyprus Evcaf (Mohammedan Religious Property Administration) Order in Council, 1928, (hereinafter called “the Order”), and the Order and this Law may together be cited as the Cyprus Evcaf (Mohammedan Religious Property Administration) Order and Law, 1928 and 1934,