## CYPRUS

# PEACE AND ORDER

**CHAPTER 160 OF THE LAWS** 

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# CHAPTER 160.

### PEACE AND ORDER.

### ARRANGEMENT OF SECTIONS.

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Ch 1:17				_					_		-		
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Interpre-	2	. In this L	aw										
tation. 2 of 21]58.	"Justice" means a Justice of the Special Court												
55 of 1955. 63 of 1955. 2 of 1956. 33 of 1956. 27 of 1957.	established under the Special Court Laws, 1955 to 1957.												
			L 1. 22		. 1	n		_		<b>D</b> • • •			
	"President" means the President of the District												
	Court but shall further include a Justice when such												
	Justice is exercising the powers of a President under												
		the provis	ions of	section	n 12	of t	his L	aw.					
Power to President of District	3. (1) A President, upon information on oath, that there is within his jurisdiction any person—												
Court.	(a) whose utterances, publications or conduct are likely												
	to disturb public tranquility or to be prejudicial to good government in the Colony;												
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- (b) who is found in any place, whether public or private, in such circumstances as to satisfy him that such person was about to commit or aid in the commission of an offence;
- (c) who is, by habit a robber or thief or receiver of stolen property or habitually protects or harbours thieves or aids in the concealment and disposal of stolen property;
- (d) who is so desperate or dangerous as to render his being at large without security hazardous to the community,

may issue a summons in the form set out in the First First Schedule, requiring such person to attend before him to show cause why he should not execute a bond for keeping the peace, for being of good behaviour or for refraining from utterances, publications or conduct or other acts of the nature hereinbefore set out:

Schedule.

Provided that, if such person fails to appear in response to the summons, the President may, upon proof of the service of such summons, issue a warrant for the arrest of such person.

- (2) If it appears to a President, upon the report of a police officer in charge of a police station or upon other information on oath (the substance of which report or information shall be recorded by the President) that there is reason to fear the commission of a breach of the peace or disturbance of the public tranquility which cannot be prevented otherwise than by the immediate arrest of the person concerned, the President may, in lieu of summons, issue a warrant for the arrest of such person, specifying the reason for the issue of such warrant.
- 4. (1) When any person appears or is brought up upon Procedure a summons or warrant issued under section 3, the President shall proceed to enquire into the truth of the information or report upon which he has taken action and to take such further evidence as may appear necessary.

at enquiry.

- If, on enquiry, it is proved that the person should be required to execute a bond, the President shall make an order accordingly.
- (2) A bond executed under the provisions of this section Second shall be in the form set out in the Second Schedule and shall Schedule. be of such amount, not exceeding one thousand pounds,

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with or without sureties, and of such duration, not exceeding two years, as the President may direct.

The President may refuse to accept any surety on the ground that, for reasons to be recorded by him, such surety is an unfit person.

(3) If, on enquiry, it is not proved to be necessary that the person should execute a bond, the President shall make an entry on the record to that effect, and, if such person is in custody only for the purpose of the enquiry, release him, or, if he is not in custody, discharge him.

General procedure.

5. The procedure to be followed in proceedings under this Law shall, generally, be as nearly as possible as the procedure for the time being followed in summary trials:

### Provided that—

- (a) in proceedings under this Law, it shall not be necessary to prove that the person concerned was guilty of any particular act or acts tending to show his purpose or intent or character and an order may be made against such person if, from the circumstances of the case and from his known character as proved to the President, it appears to the President that an order ought to be made;
- (b) an enquiry shall be restricted to the particulars as contained in the summons or warrant;
- (c) unless the President otherwise directs, an enquiry shall be held in his chambers in the presence only of the parties concerned and their advocates, if any.

Nature of bond and power to forfeit it.

- 6. (1) The bond to be executed by any person under this Law shall bind him to keep the peace, to be of good behaviour or to refrain from utterances, publications or conduct or other acts of the nature set out in subsection (1) of section 3.
- (2) Where a bond has been executed under the provisions of this Law, the President, upon proof of a breach of any condition of such bond, by the person bound as principal, may adjudge such bond to be forfeited, and adjudge the persons bound thereby, whether as principal or sureties, or any of such persons, to pay the sums for which they are respectively bound, and such judgment shall be a final

judgment and shall be executed and recovered as a penalty Cap. 155. in accordance with the provisions of the Criminal Procedure Law, relating to execution and recovery of penalties or any Law amending or substituted for the same.

7. If any person ordered to execute a bond and give Failure or security as in section 4 provided fails or refuses to comply refusal to execute with the order, the President may order him to be committed bond. to prison, or, if already in custody, to be detained in prison, 4 of 21]58. until the expiry of such period as may be specified in the last-mentioned order, or until, within such period, he gives the required bond and security.

8. (1) The Governor, if satisfied that any person im- Powers of prisoned for failure or refusal to execute a bond or give Governor. security under this Law may be released without danger 4 of 21]58. to the community or to any other person, may, if he thinks fit, order such person to be discharged.

(2) The Governor may, at any time, cancel or modify any bond executed under this Law.

9. Any surety under a bond executed under the provisions Withdrawal of this Law may apply to the President requesting that he should be discharged from such suretyship and, thereupon, the President shall issue a summons or warrant, requiring the person for whom such surety is bound, to appear, informing him, at the same time, of the surety's request. When that person appears, the President shall cancel such bond, and shall order such person to execute a fresh bond and security for the unexpired portion of the period of the bond and, in default, such person shall be committed to prison until the expiration of the period for which security is to be given or, until within such period, he has given the required bond and security.

10. Where any person is brought before a President under Power to the provisions of section 4 of this Law and the President is of opinion that such person should be required to execute a police bond under the provisions of this Law, he may, in place of or in addition to requiring the execution of such bond, order that such person shall be placed under police supervision in accordance with the provisions of section 11, for any period not exceeding two years:

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Provided that, during the continuance of a bond executed under the provisions of this Law, upon proof of a breach of any condition of such bond by the person bound as principal, a President may, without prejudice to any proceedings which may be taken under section 6, order that such person shall be placed under police supervision for the unexpired period of the bond or such part thereof as the President may direct.

Restrictions on persons police supervision.

- 11. (1) A person placed under police supervision shall be placed under subject to all or any of the following restrictions as the President so placing him may order:—
  - (a) he shall be required to reside within the limits of any District, town or village in Cyprus specified in the order:
  - (b) he shall not transfer his residence to any other town or village in the same District without the written authority of the police officer in charge of the District and he shall not transfer his residence to any other District without the written authority of the Commissioner of Police:
  - (c) he shall not leave the District, town or village within which he resides without the written authority of the Commissioner of Police:
  - (d) he shall, at all times, keep the police officer in charge of the District in which he resides notified of the house or the place in which he resides;
  - (e) he shall be liable, whenever called upon so to do by the officer in charge of the police in the District or town or village in which he resides, to present himself at the nearest police station;
  - (f) he shall remain within the doors of his residence from one hour after sunset until sunrise, and may be visited at his residence at any time by the police.
  - (2) Any person placed under police supervision, who contravenes or fails to comply with, any of the conditions specified in the order, shall be liable to imprisonment not exceeding six months or to a fine not exceeding fifty pounds or to both.

Orders of President or Justice final. 6 of 21]58.

12. Any order made by a President or a Justice under the provisions of this Law shall be binding and conclusive and no appeal shall lie therefrom.

13. Notwithstanding anything contained in the Special Powers of Durt Laws 1955 to 1957 the powers of a President under Justices. Court Laws, 1955 to 1957, the powers of a President under the provisions of this Law may be also exercised mutatis 7 of 21]58. mutandis by a Justice as respects any person within the Colony.

14. A President shall, for the purposes of this Law, have power to administer an oath and any oath taken before a oath. President under the provisions of this section shall be 8 of 21]58. deemed to have been taken in judicial proceedings.

### FIRST SCHEDULE.

(Section 3).

# SUMMONS.

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	en made to appear to me	
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should not be require	ed to enter into a bond for	f
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	and, thisday ofday	, 19
	SECOND SCHEDULE	·.
	(Section 4).	
	BOND.	
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	g the said term in the sum of	
	and, in case I make	
bind myself to forfeit	t to Her Majesty Queen Eli	zabeth II, her heirs and
	um of £	
Dated this	day of	19
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case of his making and severally, to for and successors the s	tioned term, he shall default therein, I]we bind feit to Her Majesty Queer um of £	myself]ourselves, jointly Elizabeth II, her heirs
Dated this	day of	