

CYPRUS

FOREIGN IMPRISONMENT EXPENSES

CHAPTER 283 OF THE LAWS

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CHAPTER 283.

FOREIGN IMPRISONMENT EXPENSES.

ARRANGEMENT OF SECTIONS.

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TO PROVIDE FOR THE EXPENSES OF AND INCIDENT TO THE CONVICTION BY BRITISH COURTS IN FOREIGN COUNTRIES OF BRITISH SUBJECTS WHO ARE NATIVES OF CYPRUS AND OF PERSONS ORDINARILY RESIDENT IN CYPRUS.

1949 Cap. 89.

[12th May, 1890.]

Short title.

1. This Law may be cited as the Foreign Imprisonment (Expenses) Law.

Expenses of trial and imprisonment by British court in foreign country of person domiciled in Cyprus.

2. When any person who being a native of Cyprus is a British subject or who is ordinarily resident in Cyprus has committed an offence in a foreign country in which Her Majesty exercises jurisdiction under the Foreign Jurisdiction Acts or otherwise and is tried before a British Court in such country, and is either convicted or acquitted on the ground of insanity, the expenses of his removal to the Colony or other place in which he is to undergo his sentence or to be confined as a criminal lunatic, and of his maintenance during his imprisonment or confinement and any other expenses incident to his conviction or his acquittal on the ground of insanity, so far as they cannot be defrayed out of the effects of the prisoner under any order of the Court before which he was tried, shall be paid by the Government of Cyprus out of the public revenue.

Certificate of Colonial Secretary or Secretary of

3. A certificate under the hand of the Colonial Secretary of any colony in which a person has been imprisoned or confined as in the last preceding section mentioned, or of one

of Her Majesty's principal Secretaries of State if such person has been imprisoned or confined in England shall be sufficient evidence of the sums payable in respect of such removal and imprisonment or confinement, and incident to such conviction or acquittal on the ground of insanity as aforesaid.

State
evidence of
amount.