Appropriation of £87,375 for the twelve months ended the 31st December, 1939.

2. The sums of money set forth in the Schedule to this Law, having been expended in respect of the establishments or services therein mentioned beyond the amounts granted for those services for the twelve months ended on the thirty-first day of December, 1939, by the Appropriation Law, 1939, such sums are hereby declared to have been duly laid out and expended in defraying the charges of the Government of Cyprus for those twelve months and are hereby approved, allowed and granted in addition to the sums mentioned for those establishments and services in the said Law.

HEA	D.	SCHEDU	LE.			£
1.	Public Debt Cha	rges				28,723
4.	Secretariat					709
5.	Printing Office					190
7.	Co-operation					331
18.	Post Office					757
20.	Forests					1,103
26.	Water Supply ar	nd Irriga	tion			19,800
27.	The Government	of Cypru	s Infor	matior	and	
	Liaison Office	, London		1.1	2.01	197
29.	Defence					15,015
30.	Miscellaneous					20,550
						£87,375

J. V. W. SHAW,

8th May, 1941.

Colonial Secretary.

No. 10 of 1941.

A Law for affording assistance to the Citrus Industry of the Colony.

W. D. BATTERSHILL,]

[12th May, 1941.

Governor.

BE it enacted by His Excellency the Governor and Commander-in-Chief of the Colony of Cyprus as follows:—

Short title.

1. This Law may be cited as the Citrus Industry Aid Law, 1941.

2. In this Law the following expressions have the Interpremeanings hereby respectively assigned to them, that is

to say-

citrus land" means an area of land which is fully planted with citrus trees, and includes any other trees thereon and any building, tank, well or water, erected, sunk or found on such area or appurtenant thereto, and all other lands appurtenant thereto and enjoyed therewith:

"owner" means the registered owner of citrus land. and includes any person who has a legal right or duty to cultivate such citrus land on behalf of such owner or his estate, but does not include a lessee of such citrus

land:

"the Board" means the Citrus Industry Aid Board established under this Law.

3. It shall be lawful for the Governor, from time to time, Authority to advance out of the Revenue of the Colony such sums as to advance money with may be approved by the Secretary of State, to be used and approval of the applied solely in making advances, under this Law, to owners Secretary in respect of citrus land.

4. There shall be established a Board which shall consist Establishof not less than three and not more than nine members Board appointed by the Governor. The Governor shall appoint the Chairman of the Board and may from time to time remove all or any of the persons appointed under this section and appoint others in the stead of such of them as shall be removed, die, resign or depart from the Colony.

5.—(1) Notwithstanding any temporary vacancy or Provisions vacancies in the body of members comprising the Board Reard. the same shall be deemed to be fully constituted for the

purposes of this Law.

(2) The persons appointed as members of the Board shall be one body politic and corporate in deed and name by the name of the Citrus Industry Aid Board and by that name shall and may sue and be sued in all the Courts of the Colony and shall have perpetual succession and a Common Seal.

(3) No personal liability shall attach to any member of the Board in respect of anything done or suffered in good

faith under the provisions of this Law.

(4) In the absence of the chairman from any meeting the members shall from among their number elect a

chairman for the purpose of such meeting.

(5) Three members including the chairman or member elected chairman under the last preceding sub-section shall form a quorum for the transaction of business and may do anything that the Board may do under this Law.

- (6) The chairman and the member elected chairman under sub-section (4) of this section shall have the right to vote on any question and in the event of the division of votes being equal he shall have also a casting vote and the decision of the majority of the members present and voting shall prevail.
- (7) The chairman of the Board shall have full power to call meetings of the Board.

Advances vested in Board, and advances to owners of citrus land.

6. The moneys advanced from the Revenue of the Colony under the provisions of this Law shall be placed at the disposal of and vested in the Board for the purpose of making advances to owners of citrus land in such cases as the Board shall deem it advisable that such loans shall be made.

Powers of Board.

- 7. It shall be lawful for the Board—
 - (a) to appoint, with the approval of the Governor, a secretary;
 - (b) to arbitrate any matter in dispute or compromise any proceedings, and any money the payment of which is rendered necessary by such arbitration or compromise shall be paid out of the funds placed at its disposal;
 - (c) to pay out of the funds placed at its disposal all judgments and decrees for the payment of money and the costs incident thereto obtained against it, and any other expenses of whatever kind necessary in conducting the business of the Board;
- (d) subject to the approval of the Governor in Council to make rules governing and regulating the transactions of the Board.

Accounts of the Board.

8. The accounts of the Board shall from time to time be audited by the Auditor who shall have access to the books of the Board at all convenient times. A report of the result of such audit shall be forwarded to the Colonial Secretary.

Applications for advances by owners of citrus land and interest on such advances.

- 9.—(1) All applications for advances by owners of citrus land shall be in the Form A in the Schedule to this Law and shall be addressed to the Chairman of the Board and the particulars stated in such application shall be verified on oath.
- (2) The Chairman shall lay all applications before the Board and the Board shall consider each application on its merits and in its absolute discretion may grant or refuse any advance, and shall fix the amounts to be allowed and the

interest thereon and the conditions on, and the times at which advances shall be made, and subject to the provisions of paragraph (a) of section 13 of this Law, the purposes to which such advances shall be applied.

- (3) Advances made by the Board shall bear interest at such rate as may be fixed by the Board with the approval of the Governor
- 10.—(1) Upon the making of any advance the Chairman Notification of the Board shall forthwith complete the Form of Notifiand and recording cation in the Form B in the Schedule to this Law and shall thereof. sign and forward the same to the Principal Land Registry Officer of the District in which the citrus land specified in the Form of Notification is situate who shall record the same in a book to be kept for the purpose and such book shall be kept available for inspection by the public, during office hours, free of cost.

- (2) The Board shall keep at its office a register of all advances made which shall contain a duplicate of the Form of Notification alphabetically indexed at the time of making the advance, and such register shall be open to the inspection of any person between the hours of 9 a.m. and 1 p.m. each weekday upon payment of a fee of one shilling for each inspection not exceeding one hour.
- (3) Everything required to be done or signed by the Chairman under sub-section (1) of this section may be done or signed by the Secretary and shall be as valid and effectual as if done or signed by the Chairman.
- 11. Subject as hereinafter provided all moneys advanced Advance to an owner under the authority of this Law with the on citrus interest thereon shall be-

citrus land

- (a) a first and preferential charge upon the citrus of owner. crops growing or to be grown on the citrus land specified in the Notification in the Form B in the Schedule to this Law:
- (b) a first charge on the citrus land of the owner and on all machinery erected and standing thereon belonging to the owner and used and worked in connection with such citrus land:

Provided, however, that the charge hereby created on the said citrus land and machinery shall be subject to all encumbrances, estates, interests and rights affecting such citrus land and machinery, subsisting or outstanding at the date when the advance is made under this Law.

Constructive notice of advance to persons dealing with citrus land subject to the charge.

12. Notwithstanding anything in any other Law contained, or any provision of law, or rule of equity, to the contrary, immediately upon the making to an owner of an advance authorized by this Law, all persons dealing with the citrus crops, citrus land or machinery, subject to the charges created by this Law, or any interest therein, shall be deemed to have notice of such advance, and any such dealing shall, subject to the provisions of this Law, be subject to the charges created by this Law.

Conditions of advance.

13.—(1) Every owner to whom an advance shall be made under this Law shall observe the following conditions, namely:—

(a) he shall expend the said advance in maintaining the citrus cultivation on the citrus land subject to

the charge;

(b) he shall out of the profits and proceeds of the citrus land subject to the charge repay any amount due and payable in respect of the said advance with interest at the rate and at the times specified in the Notification in the Form B in the Schedule to this Law;

(c) he shall repay the said advance with interest, at the rate and at the times specified in the said

Notification;

(d) he shall produce at such intervals as may be required by the Board or by any person thereunto authorized in writing by the Board an account showing an expenditure of the moneys advanced from time to time, vouched on oath, or in such other manner as may be required by the Board or by such person;

(e) he shall at all times allow inspection by the Board, of the citrus land subject to the charge and of the

citrus cultivation thereon;

(f) he shall at all times whilst any portion of the advance remains unpaid uphold and maintain the citrus cultivation on the citrus land subject to the charge so that the security shall not deteriorate in value:

(g) he shall furnish to the Board, or to any person authorized by the Board in writing, full information as to any sale or sales of citrus crops subject to the charge and shall inform the Board or such person of any contract or contracts for the sale of such citrus crops.

(2) Any person who contravenes or fails to comply with any of the provisions of paragraphs (d), (e) and (g) of sub-section (1) of this section shall be guilty of an offence

and shall on conviction be liable to a fine not exceeding twenty-five pounds.

14. The Board may out of the moneys vested in it under Expenses of this Law advance to any person authorized by the Board person authorized under the provisions of this Law to carry out the purposes by Board. of this Law any expenses that may be incurred in carrying out the provisions of this Law.

15. On repayment by an owner of all advances made to Release of charges on him under this Law, and of all interest payable thereon, charges on repayment the Board shall give a discharge for the same, and thereupon of advance. the charges created by this Law in respect of such advance and interest shall be released, and the Principal Land Registry Officer of the District in which the citrus land is situate shall, upon production to him of such discharge. cancel every record in the Land Registry Office of the charge on the citrus land relating to such advances.

16.—(1) Subject to the provisions of section 17 of this Enforcement Law, if an owner shall make default in the payment of any moneys due and payable by him to the Board under this Law, the Chairman of the Board may forward to the Registrar of the District Court of the District in which the citrus land is situate a certificate under his hand in the Form C in the Schedule to this Law containing the particulars therein set out.

(2) Upon receipt of a certificate as in sub-section (1) of this section provided the Registrar shall file the same in the District Court and thereafter such certificate shall be deemed to be a judgment of the Court and the Court shall be empowered to issue in respect thereof all writs or orders of execution which the District Court is empowered to issue in respect of its own judgments.

17.—(1) Where the owner is a person—

(a) in respect of whom an award has been or is, after against the coming into operation of this Law, lodged owners under the Agricultural Debtors Relief Law, 1940; by the

(b) who makes default in the payment of any moneys Relief Law, due and payable by him to the Board under this 1940. Law, and such default continues for a period exceeding twelve months after it has become due

and pavable: the Chairman of the Board may forward to the Registrar of the District Court of the District in which the award is lodged a certificate under his hand in the Form D in the Schedule to this Law containing the particulars therein set out, and thereupon, notwithstanding anything in any other law contained, the default made in the payment of

Enforcement of security affected Agricultural Debtors 12 of 1940

any moneys due and payable under this Law shall be deemed to be a default made in the payment of an amount due and payable under the award lodged with the Registrar in respect of such owner and the District Court shall make an order declaring that all the amounts payable under the award shall be payable forthwith and the provisions of sections 27 and 28 of the Agricultural Debtors Relief Law, 1940, shall apply mutatis mutandis to this Law as they apply to that Law.

12 of 1940

- (2) Where the owner is a person against whom an order is made by the District Court under the provisions of sub-section (1) of section 27 of the Agricultural Debtors Relief Law, 1940, and the Court proceeds to the sale of the immovable and movable properties of such person, in accordance with the provisions of sub-section (2) of section 27 of the said Law, the whole amount of the advance made to such owner under this Law, and any interest due thereon, shall become due and payable forthwith, notwithstanding that the same may be payable by instalments and that no instalment is due and payable to the Board.
- (3) Any proceeds realized from the sale of the citrus land, machinery and the citrus crops (if any) in respect of which a charge has been created under this Law shall be included in the separate account lodged with the Registrar of the District Court as set out in section 27 (4) of the Agricultural Debtors Relief Law, 1940, as if such charges were charges shown as subsisting in the lists included in the award under paragraphs (a) and (b) of sub-section (1) of section 24 of that Law.

12 of 1940

Non application of the Agricultural Debtors Relief Law, 1940.

12 of 1940 Offences and penalties. 18. Subject to the provisions of section 17 of this Law, nothing contained in the Agricultural Debtors Relief Law, 1940, shall apply to any advance made by the Board under the provisions of this Law to any owner of citrus land.

19. Any person who—

(a) wilfully applies any money advanced under this Law to any use or purpose other than those specified in paragraph (a) of section 13 of this Law:

(b) having obtained an advance under this Law afterwards wilfully does any act or permits any act to be done whereby any property subject to a charge created by this Law is destroyed or materially damaged;

shall be guilty of an offence and shall on conviction be liable to a fine not exceeding twenty-five pounds or to imprisonment for any term not exceeding three months or to both such fine and imprisonment.

20. No prosecution for any offence under this Law shall No prosecube begun or proceeded with after the secured advances, tion after repayment of interest and expenses shall have been satisfied.

advance, etc.

21. There shall be no obligation on the Board to see to Security not the due application by an owner of any advance made to by failure of him under the provisions of this Law and the misapplication Board to see or non-application of such advance shall not affect the application security for the same given by this Law.

of advance.

22. For the purposes of this Law any person appointed Attorneys. by the owner under a Power of Attorney to carry on the cultivation of citrus land within the meaning of this Law may exercise on behalf of the owner all and singular the powers conferred on such owner under this Law in the same manner as such owner could exercise them.

SCHEDULE. FORM A. The Citrus Industry Aid Law, 1941. APPLICATION UNDER SECTION 9 (1).

of c	Application for an advan itrus land situate in the l	District of			
	Name of Applicant	(Write in E	Block Letters	in full)	
3.	Total area of citrus land Area fully planted with o	l			
5.	Type of citrus				
	(If not, give full partie	culars)			
6.	Fill in the following deta	ails regarding the cir	trus land:-S	urvey Refere	nce
	own or Quarter or village locality	No.	Sheet	Plan	Plot No.
	Fill in the following deta	ils regarding mortgag		er encumbra	
	than to the Board):—			1 .	7
	Registration No. of property	Kind of encumbrance		Amount s there	secured by
8.		Kind of encumbrance short particulars) :		inered	oy
9. 10.	Registration No. of property	Kind of encumbrance short particulars):	r the Agric	eultural Deb	tors Relief
8. 9. 10.	Registration No. of property	Kind of encumbrance short particulars): to	r the Agric	thered	tors Relief
8. 9. 10.	Registration No. of property	Short particulars): to an application under plied for of	r the Agric	ultural Deb	tors Relief
8. 9. 10. 11. 12.	Registration No. of property	Kind of encumbrance short particulars): to	r the Agric	thered	oy tors Relief

citrus land is not mortgaged.)

79779				
1/ 10	RIF	TALL	TIT!	TAC

declare on oath that the information given in the foregoing statement of particulars which are tendered in support of an application made to the Citrus Industry Aid Board for an advance to me under the provisions of the Citrus Industry Aid Law 1941, is true.
In token whereof I do hereunder subscribe my signature.
Signature of Applicant.
Sworn before me thisday of
Signature of Judge, Magistrate or Registrat before whom oath is taken.
FORM B. The Citrus Industry Aid Law, 1941. NOTIFICATION UNDER SECTION 10 (1). To the Principal Land Registry Officer of the District of
2. Name, address of owner and description of ownership as stated in paragraph 5 of the application for the advance
3. Particulars of citrus land charged with the repayment of advance made to the owner:—
Town or Quarter or Registration Survey Reference village locality No. Sheet Plan Plot No.
 4. Amount of advance to the owner 5. Date for repayment of advance and if to be repaid by instalments, date for payment of each instalment 6. Amount of interest and date or dates for payment thereof
Data
Date
Chairman of the Citrus Industry Aid Board.
FORM C. The Citrus Industry Aid Law, 1941. CERTIFICATE UNDER SECTION 16 (1).
To the Registrar of the District Court of
of has made default in the payment of the following moneys due to the Citrus Industry Aid Board under the provisions of the Citrus Industry Aid Law, 1941:—
Amount of advance
Total amount due and payable
Chairman of the Citrus Industry Aid Board,

FORM D.

The Citrus Industry Aid Law, 1941. CERTIFICATE UNDER SECTION 17.

To the Registrar of the District Court of	
This is to certify that being a person in respect of wh has been lodged under the provisions of the Agricultural Debtors Rel has made default in the payment of the following moneys due Industry Aid Board and that such default has continued for a per twelve months after it has become due and payable.	om an award lief Law, 1940 to the Citrus
Amount of advance	
Total amount due and payable £ together with interest on £	
Chairman of the Citrus Industry A	

12th May, 1941.

J. V. W. Shaw, Colonial Secretary.