THE MERCHANT SHIPPING (MASTERS AND SEAMEN) LAWS OF 1963 TO 2002

LAW No 46 OF 1963 AS AMENDED
A LAW TO PROVIDE FOR SEAMEN OF CYPRUS SHIPS,
FOR THE COMPOSITION OF THE CREW THEREOF
AND FOR OTHER MATTERS CONNECTED THEREWITH

The House of Representatives enacts as follows:

PART I – PRELIMINARY


Consolidation Note: Includes the latest amendments introduced by Law 233(I)/2002 (together with the repeals effected on 20/8/2013 by Ratification Law 6(III)/2012 regarding ILO Maritime Labour Convention 2006-MLC 2006). All these Laws were published in the Greek language in the Official Gazette of the Republic of Cyprus. This is an “unofficial” consolidated translation into English prepared by the Department of Merchant Shipping (DMS) and does not intend to replace any translation prepared by the Law Commissioner’s Office.

According to Article 3 of the Constitution of the Republic of Cyprus, the official languages of the Republic of Cyprus are Greek and Turkish and therefore the present translation into English is not the authentic version.

Disclaimer: This translated document is intended for use as a documentation tool and the Department of Merchant Shipping of the Republic of Cyprus does not assume any liability for its content.
2. — (1) In this Law unless the context otherwise requires-

“apprentice” means apprentice to the sea service;

“Competent Authority” means the Minister of Communications and Works and any other person authorized by him for the purpose;

“consular officer of the Republic” means the member of the consular service of the Republic nominated by the Council of Ministers for this purpose and includes any other person nominated by the Council of Ministers to be a consular officer of the Republic for the purposes of this Law;

“crew” includes officers and other seamen;

“the Code” means the Merchant Shipping Acts 1894 to 1954, of the United Kingdom to the extent of their application to the Republic and subject to the necessary modification required under its Constitution;

“Cyprus ship” has the meaning assigned to such expression by section 5 of the Merchant Shipping (Registration of Ships, Sales and Mortgages) Law;

“Director” means the Director of the Department of Ports of the Ministry of Communications and Works and includes any Port Officer authorized by the Director to perform any of his functions under this Law;

“foreign-going ship” includes every Cyprus ship employed in trading or going between some place or places situate beyond the prescribed limits;

“General Services” means the Sanitary Department, the Telecommunications Department, the Purser’s Department, the Provisions Department and the Stewards and Catering Department;

2 Consolidation Note: Originally according to Law 46 of 1963 the term “Director” meant the Director of the Department of Ports of the Ministry of Communications and Works and thus the relevant powers and duties were exercised by the Director of the Department of Ports of the Ministry of Communications and Works.

As from 31.7.1976 by virtue of section 38 of the Cyprus Ports Authority Law (Law 38/73) and P.1. 167/76 the relevant powers and duties have been transferred to the Minister of Communications and Works.

Finally by virtue of section 38 of Law 38/73, as amended by section 4 of Law 28/79, the relevant powers and duties are exercised by the Director of the Department of Merchant Shipping of the Ministry of Communications and Works.
“master” includes every person, except a pilot, having command or charge of any ship;

“Minister” means the Minister of Communications and Works and includes any person duly authorized by the Minister for any of the purposes of this Law;

“officer” means a member of the crew, other than the master, designated as officer in accordance with the provisions of section 5 of the Merchant Shipping (Issue and Recognition of Certificates and Marine Training) Law of 2008.

“passenger” means any person carried on a ship except-
(a) a person employed or engaged in any capacity on board the ship on the business of the ship;
(b) a person on board the ship either in pursuance of the obligation laid upon the master to carry ship-wrecked, distressed or other persons, or by reason of any circumstance that neither the master nor the owner nor the charterer, if any, could have prevented or forestalled;
(c) a child under one year of age;

“passenger ship” means a ship which is construed for, or which is substantially or habitually (whether at regular or irregular intervals) used for, carrying more than twelve passengers;

“Personnel of the ship” means the master and the crew of the ship;

“pilot” means any licensed person, not belonging to the ship, who assists the master, in particular areas, in the navigation, mooring, moving from one mooring place to another or departure of the vessel;

“Port Health Officer” means the Medical Officer performing health duties in the port;

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3 Consolidation Note: It is noted that under the Merchant Shipping (Issue and Recognition of Certificates and Marine Training) Law of 2008 (Law 27(I)/2008) the term “master” means the person who has command of a ship.
“Port Officer” means the officer in charge of a port⁴;

“Republic” means the Republic of Cyprus;

“seaman” includes every person (except masters, pilots and apprentices duly indentured and registered) employed or engaged in any capacity on board any ship;

“ship articles” means the record kept, under the provisions of this Law, for recording therein the master and all the seamen engaged on the ship and the terms and conditions of their engagement.

(2) Expressions in this Law not otherwise defined shall, unless the context otherwise requires, have the meaning assigned to such expression by the Merchant Shipping (Registration of Ships, Sales and Mortgages) Law, and the Code.

PART II - COMPOSITION OF PERSONNEL OF A SHIP (SAFE MANNING) - CERTIFICATES OF MARITIME COMPETENCY⁵

3. — (1) The personnel of a Cyprus ship shall consist of a master and seamen who are holders of the certificate of maritime competency and of a certificate of specialised training required under this Law and/or of other professionals who are not seamen, but are holders of a special license to practice their profession and who are employed with the

⁴ Consolidation Note: By virtue of section 38 of the Cyprus Ports Authority Law (Law 38/73), as amended by section 4 of Law 28/79 and the consequent transfer of the relevant powers and duties to the Director of the Department of Merchant Shipping, it is concluded that the term “Port Officer” means any person authorized by the Director of the Department of Merchant shipping to perform the relevant powers and duties.

⁵ Consolidation Note: Part II (sections 3 to 6C) as amended by section 3 of Law 85 of 1984. Relevant to the provisions of this Part are also the provisions of section 29 of the Convention Concerning Minimum Standards in Merchant Ships of 1976 (Ratification) and for Matters Connected Therewith Law of 1995 (Law 13(III)/95).
approval of the Competent Authority.

(2) The safe manning of a Cyprus ship which shall secure the minimum standards of safety of a voyage shall be prescribed by Regulations to be made in accordance with the provisions of this Law.

(3) The master shall have command of the ship and shall exercise such other functions as are necessary for the safe navigation thereof. The master shall navigate the ship in person when the ship enters crosses or leaves ports, bays, canals or rivers.

(4) The crew shall perform such functions as may be assigned by this Law or by Regulations made under this Law to each member thereof.

(5) Any person who employs a master or a member of the crew in contravention of the provisions of this Law or the Regulations made for the purpose, in relation to the safe manning or the qualifications required for such employment, shall be guilty of an offence and shall on conviction be liable to imprisonment for a period not exceeding one year or to a fine not exceeding one thousand pounds (£1,000) or to both such imprisonment and fine.

4. [Section 4 which related to certificates of maritime competency was repealed by section 53(1) of the Merchant Shipping (Issue and Recognition of Certificates and Marine Training) Law of 2000].

4A. [Section 4A which related to the certificate of specialized training was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision P.I. 438/2012].

5. [Section 5 which related to the production of certificates of maritime competency was repealed by section 53(1) of the Merchant Shipping (Issue and Recognition of Certificates and Marine Training) Law of 2000].

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6 Consolidation Note: The present amount of the fine is a result of an increase effected by the Fines (Increase) Law of 1987 (Law 166/87). All amounts of fines-monetary penalties expressed in Cyprus pounds have as from 1st January 2008 been replaced by the respective amounts in EURO as indicated in Notification P.I. 312/2007 issued by the Minister of Finance of the Republic of Cyprus. Notification P.I. 312/2007 was issued under The Adoption of the Euro Law of 2007 (Law 33(I)/2007 as amended). Notification P.I. 312/2007 is available in English on the DMS website www.shipping.gov.cy
6. [Section 6 which related to defective manning in qualifications was repealed by section 44(a) of the Merchant Shipping (Safe Manning, Hours of Work and Watchkeeping) Law of 2000 ].

6A. [Section 6A which related to defective manning in number was repealed by section 44(a) of the Merchant Shipping (Safe Manning, Hours of Work and Watchkeeping) Law of 2000 ].

6B. [Section 6B which related to special manning was repealed by section 44(a) of the Merchant Shipping (Safe Manning, Hours of Work and Watchkeeping) Law of 2000 ].

6C. [Section 6C which related to the prohibition to leave a port with a defective manning was repealed by section 44(a) of the Merchant Shipping (Safe Manning, Hours of Work and Watchkeeping) Law of 2000 ].

PART III - APPRENTICESHIP TO THE SEA SERVICE

7. The Director shall give to persons desirous of apprenticing boys to, or requiring apprentices for, the sea service such assistance as may be in his power.

8. — (1) Every indenture of apprenticeship shall be executed in duplicate in the prescribed form and shall be exempt form stamp duty.

(2) Every indenture of apprenticeship made in the Republic and every assignment or cancellation thereof, and, where the apprentice bound dies or deserts, the fact of the death or desertion shall be recorded.

(3) For the purpose of the record

(a) a person to whom an apprentice is bound shall, within seven days of the execution of the indenture, take or transmit to the Director the indenture executed in duplicate, and the Director shall keep and record the one indenture and endorse on the other the fact that it has been recorded and redeliver it to
the master of the apprentice;

(b) the master shall notify any assignment or cancellation of the indenture or the death or desertion of the apprentice to the Director, within seven days of the occurrence, if it occurs within the Republic or, as soon as circumstances permit, if it occurs elsewhere.

(4) Any person who fails to comply with any requirement of this section shall be guilty of an offence and shall be liable on conviction to a fine not exceeding two hundred and fifty pounds (£ 250)\(^7\).

(5) There shall be paid in respect of the recording of an indenture under this section such fee as may be prescribed.

9. — (1) The master of a Cyprus ship shall, before carrying an apprentice to sea from a port in the Republic, cause the apprentice to appear before the Director and shall produce to the Director the indenture by which the apprentice is bound and every assignment thereof.

(2) The name of the apprentice, with the date of the indenture and of the assignment thereof, if any, and the names of the ports at which the same have been recorded, shall be entered on the agreement with the crew.

(3) Any master who fails, without reasonable cause, to comply with any requirement of this section shall be guilty of an offence and shall be liable on conviction to a fine not exceeding two hundred and fifty pounds (£ 250)\(^8\).

PART IV - ENGAGEMENT OF MASTER AND SEAMEN \(^9\)

10. [Section 10 which related to the agreement with the master was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20\(^{th}\) of August 2013 as per Council of Ministers Decision P.I. 438/2012].

\(^7\) Consolidation Note: see Consolidation Note 6 above.

\(^8\) Consolidation Note: see Consolidation Note 6 above.

\(^9\) Consolidation Note: Relevant to the provisions of this Part are also sections 15 to 23 and 30 of the Convention Concerning Minimum Standards in Merchant Ships of 1976 (Ratification) and for Matters Connected Therewith Law of 1995 (Law 13(III)/95).
11. [Section 11 which related to the agreement with the crew was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision P.I. 438/2012].

12. [Section 12 which related to the conclusion and the conditions of the agreement with the crew was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision P.I. 438/2012].

13. [Section 13 which related to the termination of the agreement with the crew was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision P.I. 438/2012].

14.—(1) The master of every foreign-going ship whose crew has been engaged before the Director or a consular officer of the Republic shall before finally leaving ports send to the Director or the consular officer of the Republic a full and accurate statement, in the prescribed form, of every change which takes place in his crew before finally leaving port and that statement shall be admissible in evidence in the manner provided by this Law.

(2) Any master who fails, without reasonable cause, to comply with this section shall be guilty of an offence and shall be liable on conviction to a fine not exceeding five hundred pounds (£ 500)\(^\text{10}\).

15. Any person who fraudulently alters, makes any false entry in, or delivers, a false copy of any agreement with the crew or any account book or any identity card shall be guilty of an offence and shall be liable on conviction to imprisonment not exceeding two years or to a fine not exceeding one thousand five hundred pounds (£ 1,500) or to both such imprisonment and fine\(^\text{11}\).

\(^{10}\) Consolidation Note: see Consolidation Note 6 above.

\(^{11}\) Consolidation Note: see Consolidation Note 6 above.
16. Every erasure, interlineation or alteration in any agreement with the crew or account book, except additions made for the purpose of shipping substitutes or persons engaged after the first departure of the ship, shall be wholly inoperative unless proved to have been made, with the consent of all the persons interested in the erasure, interlineation or alteration, by the written attestation-

(a) if in the Republic, of a Port Officer;

(b) elsewhere, of a consular officer of the Republic, or where there is no such officer, of two respectable Cyprus or other Commonwealth merchants.

17. In any legal or other proceeding, a seaman may bring forward evidence to prove the contents of any agreements with the crew or otherwise to support his case without producing, or giving notice to produce, the agreement or any copy thereof.

PART V - DISCHARGE OF SEAMEN

18. — (1) Save as provided in section 13 with regard to the termination of the agreement with the crew no master shall discharge in the Republic any seaman from any Cyprus or foreign ship without the sanction of the Port Officer or of the consular officer, if any, representing the nation to which such ship belongs, and unless due provision is made for the subsistence and maintenance of such seaman to the satisfaction of the Port Officer in the case of a Cyprus or a foreign ship whose flag is not represented in the Republic by a consular officer, or to the satisfaction of a consular officer in the case of a foreign ship whose flag is so represented; and any master who discharges a seaman in contravention of this subsection shall be guilty of an offence and shall be liable on conviction to a fine not exceeding five hundred pounds (£ 500) 12:

Provided that no such provision shall be necessary in respect of any seaman who was engaged in the Republic and is discharged in accordance with the terms of his agreement.

12 Consolidation Note: see Consolidation Note 6 above.
(2) No seaman shall, except with the sanction of the Port Officer be discharged from any Cyprus ship or foreign ship whose flag is not represented by a consular officer resident in the Republic elsewhere than at the Port Office.

(3) Whenever any seaman is discharged at the Port Office, from any ship within the Republic the master of such ship shall give to such seaman at the time of such discharge a written certificate, specifying the time and nature of service, and the time and the place of discharge, of such seaman, signed by himself, and shall give him a true account in writing of his wages and of all deductions therefrom; and if the master fails to do so he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding seven hundred and fifty pounds (£ 750).13

(4) The master shall also, upon the discharge of every officer or seaman whose certificate of competency has been delivered to and retained by him, return the certificate to the officer or seaman, and, if without reasonable cause, he fails so to do he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding five hundred pounds (£ 500).14

(5) Any master or any other person belonging to any Cyprus ship who wrongfully forces on shore and leaves behind, or otherwise willfully and wrongfully leaves behind in the Republic any seaman or apprentice belonging to such ship before the completion of the voyage for which such seaman or apprentice was engaged, shall be guilty of an offence and shall be liable on conviction to imprisonment not exceeding six months or a fine not exceeding four hundred and fifty pounds (£ 450) or to both such imprisonment and fine.15

19. — (1) When a seaman is discharged before a Port Officer, the master shall make and sign, in the prescribed form, a report of the conduct, character and qualifications of the seaman discharged, or may state in that form that he declines to give any opinion upon such particulars or upon any of them.

13 **Consolidation Note**: see Consolidation Note 6 above.

14 **Consolidation Note**: see Consolidation Note 6 above.

15 **Consolidation Note**: see Consolidation Note 6 above.
(2) The Port Officer before whom such discharge is made shall, if the seaman desires, give to him or endorse on his discharge a copy of such report.

20. Any person who -
   (a) makes a false report of character under this Law, knowing the same to be false;
   (b) forges or fraudulently alters any certificate of discharge or report of character or a copy of a report of character;
   (c) assists in committing or procures the commitment of any such offence aforesaid; or
   (d) fraudulently uses any certificate of discharge or report of character or copy of a report of character which is forged or altered or does not belong to him,

shall be guilty of an offence and shall be liable on conviction to imprisonment not exceeding two years or a fine not exceeding one thousand and five hundred pounds (£1,500) or to both such imprisonment and fine.\textsuperscript{16}

PART VI – WAGES

Payment of Wages

21. (1) Where a seaman is discharged before the Port Officer or consular officer of the Republic he shall receive his wages through or in the presence of the Port Officer, or consular officer of the Republic, unless a Court otherwise directs.

(2) If in such a case the owner or master of a ship pays the seamen’s wages within the Republic in any other manner, he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding one hundred and twenty-five pounds (£125).\textsuperscript{17}

\textsuperscript{16} Consolidation Note: see Consolidation Note 6 above.

\textsuperscript{17} Consolidation Note: see Consolidation Note 6 above.
22. [Section 22 which related to the obligation of the master to deliver account of wages was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision P.I. 438/2012].

23. [Section 23 which related to the deductions from wages was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision P.I. 438/2012].

Disrating of seaman.

24. — (1) Where the master of a Cyprus ship disrates a seaman he shall forthwith enter, or cause to be entered, in the official log book a statement of the disrating, and shall furnish the seaman with a copy of the entry.

(2) Any reduction of wages, consequent on the disrating, shall not take effect until the entry has been so made and the copy so furnished.

(3) Any reduction of wages, consequent on the disrating of a seaman shall be deemed to be a deduction from wages within the meaning of sections 22 and 23.

Settlement of wages.

25. [Section 25 which related to the time of payment of wages was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision P.I. 438/2012].

26. — (1) Where a seaman is discharged from a Cyprus ship, and the settlement of his wages completed, before a Port Officer or the consular officer of the Republic he shall sign in the presence of the Port Officer or the consular officer of the Republic a release, in the prescribed form, of all claims in respect of the past voyage or engagement; and the release shall also be signed by the master or owner of the ship and attested by the Port Officer or the consular officer of the Republic.

(2) The release, so signed and attested, shall operate as a mutual discharge and settlement of all demands between the parties thereto in respect of the past voyage or engagement.
(3) The release shall be retained by the Port Officer or the consular officer of the Republic and, on production from its place of custody, it shall be admissible as evidence for the release or satisfaction (discharge) of the claims in respect of which it was given.

(4) Upon any payment being made by a master before the Port Officer or the consular officer of the Republic, the Port Officer or the consular officer of the Republic shall, if required, sign and give to the master a statement of the whole amount so paid; and the statement shall, as between the master and his employer, be admissible as evidence that the master has made the payments mentioned therein.

(5) A seaman may exempt from the release signed by him under this section any specified claim or demand against the owner or master of the ship, and a note for such exempted claim or demand shall be entered upon the release.

(6) Such release shall not operate as a discharge or settlement of any claim or demand so noted.

27. Where a seaman has agreed with the master of a Cyprus ship for payment of his wages in local currency or any other currency, any payment of, or on account of, his wages, if made in any other currency than that stated in the agreement, shall, notwithstanding anything in the agreement, be made at the rate of exchange for the money stated in the agreement at the time and place where the payment is made.

Advance and Allotment of Wages

28. — (1) Where an agreement with the crew is required to be made in a prescribed form—

(a) the agreement may contain a stipulation for payment to or on behalf of the seaman, conditionally on his going to sea in pursuance of the agreement, of a sum not exceeding the amount of one month’s wages payable to the seaman under the agreement; and

(b) stipulations for the allotment of a seaman’s wages may be made in accordance with this Part.

(2) Save as aforesaid, each agreement by or on behalf of the employer of a seaman for the payment of money to or on behalf of the seaman conditionally on his going to sea from any port in the Republic shall be void, and any money paid in satisfaction or in respect of any
such agreement shall not be deducted from the seaman’s wages; and a person shall not have any right of action, suit or set-off against the seaman or his assignee in respect of any money so paid or purporting to have been so paid.

29. — (1) Any stipulation made under section 28 by a seaman at the commencement of a voyage for the allotment of any part of his wages during his absence shall be inserted in the agreement with the crew, and shall state the amount and time at which each payment is to be made.

(2) Where the agreement is required to be made in a prescribed form, the seaman may require a stipulation to be inserted in the agreement for the allotment, by means of an allotment note, of any part, not exceeding one half, of his wages for the benefit either of a close relative or of a savings bank.

(3) Allotment notes shall be in such form as may be prescribed.

(4) For the purposes of the provisions of this Law with respect to allotment notes -

(a) “close relative” means one of the following persons, namely, the wife, father, mother, grand-father, grand-mother, child, grand-child, brother or sister of the seaman; and

(b) “savings bank” means a prescribed savings bank.

(5) In order to give effect to the provisions of this section, the Director of the Department of Ports or the consular officer of the Republic shall, after the seaman has signed the agreement, inquire of the seaman whether he requires a stipulation for the allotment of his wages by means of an allotment note, and, if the seaman requires such a stipulation, shall insert the stipulation in the agreement with the crew, and any such stipulation shall be deemed to have been agreed to by the master.

30. — (1) An allotment in favour of a savings bank shall be made in favour of such persons and carried into effect in such manner as may be prescribed.

(2) The sum received by a savings bank in pursuance of an allotment shall be paid out only on an application made through the director or the consular officer of the Republic by the seaman himself, or, in case
of his death, by some person to whom his property, if under seven
hundred and fifty pounds in value, may be paid under this Part.

31. [Section 31 which related to the obligation of the master to give facilities to
seamen for remitting wages was repealed by section 161 of The Maritime
Labour Convention 2006 (Ratification) and for Matters Connected Therewith
Law of 2012, which entered into force on the 20th of August 2013 as per
Council of Ministers Decision P.I. 438/2012].

32. — (1) The person in whose favor an allotment note under this Part
is made may, unless the seaman is shown, in the manner in this Law
specified, to have forfeited or ceased to be entitled to the wages out of
which the allotment is to be paid, recover the sums allotted, when and
as the same are made payable, with costs from the owner of the ship
with respect to which the engagement was made, or from any agent of
the owner who has authorized the allotment in the same Court and in
the same manner in which wages may be recovered under this Law;

Provided that the wife of a seaman, if she deserts her children, or so
misconducts herself as to be undeserving of support from her husband,
shall forfeit all right to further payments under any allotment made in
her favor.

(2) In any proceeding for such recovery, it shall be sufficient for the
claimant to prove that he is the person mentioned in the note, and that
the note was given by the owner or by the master or some other
authorized agent; and the seaman shall be presumed to be duly earning
his wages unless the contrary is shown to the satisfaction of the Court-

(a) by the official statement of the change in the crew caused
by his absence, made and signed by the master, as by this Law
is required; or

(b) by a certified copy of some entry in the official log-book to
the effect that he has left the ship; or

(c) by a credible letter from the master of the ship to the same
effect; or

(d) by such other evidence as the Court, in its absolute
discretion, considers sufficient to show satisfactorily that the
seaman has ceased to be entitled to the wages out of which the
allotment is to be paid.

33. A payment under an allotment note shall begin at the expiration of
one month from the date of the agreement with the crew, and shall be
paid at the expiration of every subsequent month after the first month, and shall be paid only in respect of wages earned before the date of payment.

**Rights of Seamen in respect of Wages**

34. The right of a seaman belonging to a Cyprus ship to wages and provisions shall be taken to begin either at the time at which he commences work, or at the time specified in the agreement for his commencement of work or presence on board, whichever first happens.

35. — (1) A seaman belonging to a Cyprus ship shall not by any agreement forfeit his lien on the ship, or be deprived of any remedy for the recovery of his wages, to which, in the absence of the agreement, he would be entitled, and shall not by any agreement abandon his right to wages in case of the loss of the ship, or abandon any right that he has or obtains in the nature of salvage; and every stipulation in any agreement inconsistent with any provision of this Law shall be void.

(2) Nothing in this section shall apply to a stipulation made by the seaman belonging to any Cyprus ship which, according to the terms of the agreement, is to be employed on salvage service with respect to the remuneration to be paid to them for salvage services to be rendered by that ship to any other ship.

36. — (1) The right of a seaman belonging to a Cyprus ship to wages shall not depend on the earning of freight.

(2) Every seaman and apprentice who would be entitled to demand and recover any wages if the ship in which he has served had earned freight shall, subject to all other rules of law and conditions applicable to the case, be entitled to demand and recover the same notwithstanding that freight has not been earned.

(3) In all cases of wreck or loss of the ship, proof that the seaman has not exerted himself to the utmost to save the ship, shall bar his claim to wages.

(4) Where a seaman or apprentice who would, but for his death, be entitled by virtue of this section to demand and recover any wages, dies before the wages are paid, they shall be paid and applied in the manner provided by this Part with respect to the wages of a seaman who dies during a voyage.
37. — (1) When the service of a seaman employed on a Cyprus ship terminates before the date contemplated in the agreement, by reason of the wreck, loss or sale at public auction of a ship, he shall be entitled, in respect of each day on which he is in fact unemployed during a period of two months from the date of the termination of the service, to receive wages at the rate to which he was entitled at that date.

(2) A seaman shall not be entitled to receive wages under this section if the owner show that the unemployment was not due to the wreck, loss or sale by auction of the ship, and shall not be entitled to receive wages under this section in respect of any day if the owner shows that the seaman was able to obtain suitable employment on that day.

(3) In this section, “seaman” includes every person employed or engaged in any capacity on board any ship, but, in the case of a ship which does not exceed fifty tons burden, does not include any person who is entitled to be remunerated only by a share in the profits or the gross earnings of the operation of the vessel.

38. — (1) Where the service of a seaman belonging to a Cyprus ship terminates before the date contemplated in his agreement by reason of his being left on shore at any place not in Cyprus under a certificate granted in the manner provided in the Code, of his unfitness or inability to proceed on the voyage, he shall be entitled to wages up to the time of such termination, but not for any longer period.

(2) The master of a Cyprus ship shall not leave a seaman behind at any place outside the Republic ashore or at sea (except where the seaman is discharged under the provisions of this Law) unless he previously obtains endorsed on the agreement with the crew the certificate of the customs or port authorities of the place stating the cause of the seaman being left behind whether the cause be illness or inability to proceed to sea, desertion or otherwise.

39. Where a seaman belonging to a Cyprus ship is, by reason of illness, incapable of performing his duty, and it is proved that the illness has been caused by his own wilful act or default, he shall not be entitled to wages for the time during which he is by reason of the illness incapable of performing his duty.

40. A seaman or apprentice belonging to a Cyprus ship shall not be entitled to wages for any time during which he unlawfully refuses or neglects to work, when required, whether before or after the time fixed by the agreement for his commencement of such work, nor unless the Court hearing the case otherwise directs, for any period during which he is lawfully imprisoned for any offence committed by him.
41. Whenever in any proceeding relating to a seaman’s wages, it is shown that a seaman or apprentice belonging to a Cyprus ship, has in the course of the voyage, been convicted of an offence by a competent tribunal and rightfully punished for that offence by imprisonment or otherwise, the Court hearing the case may direct any part of the wages due to the seaman, not exceeding one month’s wages, to be applied in reimbursing any costs properly incurred by the master in procuring the conviction and punishment.

42. If a seaman, having signed an agreement to serve in a Cyprus ship, is discharged otherwise than in accordance with the terms of this Law before the commencement of the voyage, or before one month’s wages are earned, without fault on his part justifying that discharge, and without his consent, he shall be entitled to receive from the master or owner, in addition to any wages which he has earned, due compensation for the damage caused to him by the discharge, not exceeding if the discharge takes place in the Republic one month’s wages, and if the discharge takes place elsewhere, two months’ wages, and may recover that compensation as if it were wages duly earned.

43. — (1) As respects wages due or accruing to a seaman or apprentice belonging to a Cyprus ship -

(a) they shall not be subject to attachment from any Court in the Republic;

(b) an assignment or sale thereof made prior to the accruing thereof shall not bind the person making the same;

(c) a power of attorney or authority for the receipt thereof shall not be irrevocable; and

(d) a payment of wages to the seaman or apprentice shall be valid in law notwithstanding any previous sale or assignment of those wages, or any attachment, encumbrance or arrestment thereof.

(2) Nothing in this section shall affect the provisions of this Part with respect to allotment notes.

Mode of recovering Wages

44. — (1) A seaman or apprentice, or a person duly authorized on his behalf, may, as soon as any wages, due to him, and not exceeding one
hundred pounds become payable, sue for the same in a summary manner to be provided by Rules of Court, before any competent Court in the Republic, and the order of the Court in the manner shall be final.

(2) Nothing in this Part shall be construed as limiting the jurisdiction of a Court to refuse to entertain an action for wages by the master or a member of the crew of a ship if the ship is not a Cyprus ship.

(3) The master of a ship shall, so far as the case permits, have the same rights, liens and remedies for the recovery of his wages as a seaman has under this Law.

(4) The master of a ship, and every person lawfully acting as master of a ship by reason of the decease or incapacity from illness of the master of the ship, shall, so far as the case permits, have the same rights, liens and remedies for the recovery of disbursements or liabilities properly made or incurred by him on account of the ship as a master has for the recovery of his wages.

45. In any action or other legal proceeding by the master of a ship for the recovery of any sum due to him on account of wages, the Court may, if it appears to it that the payment of the sum due has been delayed otherwise than owing to the act or default of the master, or to any reasonable dispute as to liability, or to any other cause not being the wrongful act or default of the person liable to make the payment, order that person to pay, in addition to any sum due on account of wages, such sum as it thinks just as damages in respect of the delay, without prejudice to any claim which may be made by the master on that account.

PART VII - POWERS OF COURTS TO RESCIND CONTRACTS

46. — (1) Where a proceeding is instituted in or before any Court in relation to any dispute between an owner or master of a ship and a seaman or apprentice, arising out of or incidental to their relation as such, or is instituted for the purpose of this section, the Court, if having regard to all the circumstances of the case it thinks fit, may rescind any contract between the owner or master and the seaman or apprentice, or any contract of apprenticeship, upon such terms as the Court thinks just.

(2) This power shall be in addition to any other jurisdiction which the Court can exercise independently of this section.
PART VIII - PROPERTY OF DECEASED SEAMAN

47. [Section 47 which related to the property of a seaman who dies during voyage was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision P.I. 438/2012].

48. [Section 48 which related to dealing with and account of property of a seaman who dies during voyage was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision P.I. 438/2012].

49. [Section 49 which related to penalty for non-compliance with the provisions as to the property of a deceased seaman was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision P.I. 438/2012].

50. — (1) Where a seaman or apprentice belonging to a ship to which section 47 refers is lost with the ship to which he belongs, the Port Officer at the port of destination in the Republic may recover the wages due to him from the owner of the ship in the same Court and in the same manner in which seamen’s wages are recoverable, and shall deal with those wages in the same manner as with the wages of other deceased seamen and apprentices under this Part.

(2) In any proceeding for the recovery of the wages, if it is shown by some official return produced out of the custody of the Port Officer, or by other evidence, that the ship has twelve months or upwards before the institution of the proceeding left a port of departure, she shall, unless it is shown that she has been heard of within twelve months after that departure, be deemed to have been lost with all hands on board, either immediately after the time at which she was last heard of or at such later time as the Court hearing the case thinks probable.

18 Consolidation Note: Relevant to the provisions of this Part are also sections 9 and 10 of the Convention Concerning Minimum Standards in Merchant Ships of 1976 (Ratification) and for Matters Connected Therewith Law of 1995 (Law 13(III)/95).
(3) Any duplicate agreement made out, or statement of a change of the crew delivered, under this Part, or under the Code, at the time of the last departure of the ship from the Republic or a certificate purporting to be a certificate from a consular or other public officer at any port outside the Republic, stating that certain seamen and apprentices were shipped in the ship from the said port, shall, if produced out of the custody of the Port Officer, be in the absence of proof to the contrary, sufficient proof that the seamen and apprentices therein named as belonging to the ship were on board at the time of loss.

51. If a seaman or apprentice belonging to a ship to which section 47 refers dies in the Republic, and was, at the time of his death, entitled to claim from the master or owner of a ship in which he has served any effects or unpaid wages, the master or owner shall pay and deliver or account for such property to the Port Officer at the port where the seaman or apprentice was discharged, or was to have been discharged.

52. [Section 52 which related to payment over of property of a deceased seaman by the Port Officer was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision P.I. 438/2012].

PART IX - PROVISIONS, HEALTH AND ACCOMMODATION

53. — (1) If three or more of the crew of a Cyprus ship, where such ship is within the Republic, consider that the provisions or water for the use of the crew are at any time of bad quality, unfit for use or deficient in quantity, they may complain thereof to the Port Officer or a Port Health Officer, and such officer may either examine the provisions or water complained of or cause them to be examined.

(2) If such officer, or the person making the examination, finds that the provisions or water are of bad quality and unfit for use, or deficient in quantity, he shall signify it in writing to the master of the ship, an if the master of the ship does not thereupon provide other proper

19 Consolidation Note: Relevant to the provisions of this Part are also sections 6, and 9 to 23 of the Convention Concerning Minimum Standards in Merchant Ships of 1976 (Ratification) and for Matters Connected Therewith Law of 1995 (Law 13(III)/95); see also the provisions of the Convention Concerning Crew Accommodation on Board Ships (Ratification) and for Matters Connected Therewith Law of 1995 (Law 14(III)/95).
provisions or water in lieu of any so signified to be of bad quality and unfit for use, or does not procure the requisite quantity of any provisions or water so signified to be deficient in quantity, or uses any provisions or water so signified to be of bad quality and unfit for use, he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding seven hundred and fifty pounds (£ 750) 20.

(3) Such officer, or the person making the examination shall enter a statement of the result of the examination in the official log-book of the ship, and shall send a report thereof to the Port Officer, and that report shall be admissible in evidence in the manner provided by this Law.

(4) If such officer, or the person making the examination certifies in the statement entered in the official log-book that there were no reasonable grounds for the complaint, each of the complainants shall be liable to forfeit to the owner out of his wages a sum not exceeding one week’s wages.

54. — (1) An inspecting officer may inspect, either on board the ship or before shipment any provisions (other than provisions provided by the crew themselves) or water intended for the use of the crew of any Cyprus ship which is going from any port in the Republic and for which an agreement with the crew is required under this Law, and, if he finds that the provisions or water are in any respect deficient in quality, the ship shall be detained until the defects are remedied to his satisfaction:

Provided that any inspection of provisions or water under this section shall be made before shipment whenever practicable; and, if the owner, agent or master of a ship gives notice to the inspecting officer that any provisions or water for the ship are ready for inspection, the inspecting officer shall not have power to inspect any such provisions or water under this section, if they are at a convenient place for inspection, except within forty-eight hours after the notice is given, without prejudice to the power of the inspecting officer to inspect any provisions or water not specified in the notice or, without unnecessarily delaying the ship, to proceed on board the ship in order to satisfy himself that there has been no evasion of the requirements of this section by the substitution of other provisions or water for those which have been inspected on shore or specified in a notice as being the provisions or water for the ship, or otherwise.

20 Consolidation Note: see Consolidation Note 6 above.
(2) Where any provisions or water are found deficient in quality under this section, the master of the ship shall be guilty of an offence and shall be liable on conviction to a fine not exceeding one thousand pounds (£1,000)\textsuperscript{21}, unless the Court before which the case is tried thinks that the finding of the inspecting officer was not justified; but, if the master of the ship shows to the satisfaction of the Court that the responsibility for the defects in the provisions or water rests either with the owner of the ship, or any agent of the owner of the ship, or with the person who has supplied the provisions or water, that owner, agent or person shall be liable to conviction for the offence instead of the master, and the master shall be exempt.

(3) The master of the ship and any other person having charge of any provisions or water liable to inspection under this section shall give the inspecting officer every reasonable facility for the purpose of his inspection under this section, and, if such master or other person refuses or fails to do so, he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding seven hundred and fifty pounds (£750)\textsuperscript{22}.

(4) Where any provisions are inspected under this section, either before shipment or on board a ship, there shall be payable in respect of such inspection such fees as may be prescribed:

Provided that, where provisions which have been inspected and sealed by an inspecting officer are found on board any ship within such time as may be prescribed as the time for which the seals are to hold good, no fee shall be charged for the verification of the seals.

(5) The Minister may appoint officers for the purposes of any inspection under this section, and the expression “inspecting officer”, wherever used in this section, means an officer so appointed.

55. In either of the following cases, that is to say-

(a) if during a voyage of a Cyprus ship, where such ship is within Cyprus, the allowance of any of the provisions for which a seaman has by his agreement stipulated is reduced, or

(b) if it is shown that any of those provisions are or have been,

\textsuperscript{21} Consolidation Note: see Consolidation Note 6 above.

\textsuperscript{22} Consolidation Note: see Consolidation Note 6 above.
during a voyage of any such ship as aforesaid, bad in quality and unfit for use,
the seaman shall receive, by way of compensation for that reduction or bad quality, such sums as may be prescribed; but, if it is shown to the satisfaction of the Court before which the case is tried that any provisions, the allowance of which has been reduced, could not be procured or supplied in proper quantities, and that proper and equivalent substitutes were supplied in lieu thereof, the Court shall take those circumstances into consideration, and shall modify or refuse compensation as the justice of the case requires.

56. — (1) The master of a Cyprus ship, where the ship is within the Republic, shall keep on board proper weights and measures for determining the quantities of the several provisions and articles served out, and shall allow the same to be used at the time of serving out the provisions and articles in the presence of a witness whenever any dispute arises about the quantities.

(2) If the master of any such ship fails, without reasonable cause, to comply with this section, he shall be guilty of an offence and shall be liable on conviction to a fine of five hundred pounds (£ 500).  

57. [Section 57 which related to the obligation of ships to carry medicines, medical stores was repealed by section 2 of the Merchant Shipping (Masters and Seamen) (Amendment) (No.2) Law of 2002]  

58. [Section 58 which related to the inspection of medicines etc. carried by Cyprus ships was repealed by section 2 of the Merchant Shipping (Masters and Seamen) (Amendment) (No.2) Law of 2002]  

23 Consolidation Note: see Consolidation Note 6 above.

24 Consolidation Note: Relevant provisions exist now in the Merchant Shipping (Minimum Requirements of Medical Treatment on Board ships) Law of 2002 (Law 175(I)/2002).

25 Consolidation Note: Relevant provisions exist now in the Merchant Shipping (Minimum Requirements of Medical Treatment on Board ships) Law of 2002 (Law 175(I)/2002).
Section 59 which related to the expenses of medical attendance in case of injury or illness was repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision P.I. 438/2012.

60. — (1) If any of the expenses incurred in respect of an illness, hurt or injury of a seaman or apprentice which are to be paid under this Part by the master or owner of the ship to which such seaman or apprentice belongs are paid by any authority on behalf of the Government, or if any other expenses in respect of an illness, hurt or injury of any seaman or apprentice belonging to any Cyprus ship whose wages are not accounted for under this Part to that authority, are so paid, those expenses shall be repaid to that authority by the master or owner of the ship.

(2) If any expenses are not repaid as required by subsection (1), the amount thereof, with costs, shall be a charge upon the ship and shall be recoverable from the master or from the owner of the ship for the time being, or, where the ship has been lost, from the person who was the owner of the ship at the time of the loss, or, where the ship has been transferred to some person not being a citizen of the Republic, either from the owner for the time being or from the person who was the owner of the ship at the time of the transfer, as a debt due to the Government, either by ordinary process of law or before the Court and in the manner in which wages may under this Law be recovered by seamen and apprentices.

(3) In any proceeding for such recovery, a certificate of the facts, signed by the aforesaid authority, together with such vouchers-receipts, if any, as the case requires, shall be sufficient proof that the expenses in respect of which the proceeding has been instituted were duly paid by that authority.

61. The accommodation for seamen and apprentices in Cyprus ships shall be such as may be prescribed and provision may be made in the same manner for the inspection of such accommodation and for fees to be paid in respect of such inspection.

26 Consolidation Note: See in this respect the Convention Concerning Crew Accommodation on Board Ships (Ratification) and for Matters Connected Therewith Law of 1995 (Law 14(III)/95).
62. [Section 62 which related to the obligation for certain ships to carry medical practitioners was repealed by section 2 of the Merchant Shipping (Masters and Seamen) (Amendment) (No.2) Law of 2002].

63. — (1) If any ship carrying passengers is found on arrival in Cyprus to be in a filthy and unsanitary condition, the master of that ship shall be guilty of an offence and shall be liable on conviction to a fine not exceeding one thousand pounds.

(2) The Port Health Officer may inspect any such ship on arrival in order to ascertain the sanitary condition thereof; and that officer shall, for that purpose, have all the powers of an inspector under this Law.

64. The Port Health Officer shall, on application by the owner or master of any Cyprus ship, and on payment by such owner or master of the prescribed fees, examine any seaman applying for employment in that ship, and shall give to the Port Officer a report under his hand stating whether the seaman is in a fit state for sea, and a copy of the report shall be given to the master or owner.

PART X - RELIEF AND REPATRIATION OF SEAMEN

65. — (1) Where the service of a seaman belonging to a Cyprus ship is terminated at a port outside the Republic the master of the ship shall give to the seaman a certificate of discharge in the prescribed form and return to him his certificate of competency and where the discharge is made without the consent of the seaman while the agreement is in force, the master shall, besides paying the seaman the wages to which he is entitled, make adequate provision for his maintenance and for his return either to the port at which the seaman was engaged or a port in

27 Consolidation Note: Relevant provisions exist now in the Merchant Shipping (Minimum Requirements of Medical Treatment on Board ships) Law of 2002 (Law 175(I)/2002).

28 Consolidation Note: With regard to this section, see also the provisions of the Merchant Shipping (Medical Examination of Seafarers and Issue of Certificates) Law of 2000 (Law 107(I)/2000).

29 Consolidation Note: Originally relevant to the provisions of this Part were also the provisions of the Convention Concerning the Repatriation of Seamen (Ratification) and for Matters Connected Therewith Law of 1995 (Law 12(III)/1995). Law 12(III)/1995 was repealed as from 20 August 2013 by the effect of section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012 (Ratification Law 6(III)/2012).
the country to which he belongs or to a port agreed to at the time of the discharge and the consular officer of the Republic shall endorse upon the agreement with the crew of the ship which the seaman is leaving the particulars of any provision so made.

(2) If the master fails, without reasonable cause, to comply with this section the expenses of the maintenance and repatriation -

(a) if defrayed by the seaman shall be recoverable as wages due to him;

(b) if defrayed by the consular officer of the Republic or by any other person, be a charge on the ship to which the seaman belongs, and are recoverable from the person who is, or in case of her loss or transfer, was, the owner of the ship.

(3) The provisions of this section shall apply to any seaman belonging to a Cyprus ship, discharged on the transfer or disposal of the ship at any port outside the Republic.

(4) The provisions of this section shall apply to any alien seaman who is a Commonwealth citizen or a citizen of the Republic of Greece or of the Republic of Turkey.

66. — (1) The master shall pay the amount of wages due to a seaman, who is left behind on the ground of his unfitness or inability to proceed to sea.

(2) Such payment shall be made to the consular officer of the Republic to whom the master shall also deliver a duplicate account of the wages due, one of which shall be retained by the consular officer and transmitted to the Director of the Department of Ports and the other shall be returned to the master with an endorsement thereon of the amount paid. The master shall deliver such duplicate to the Director of the Department of Ports on his return to the Republic.

(3) The consular officer of the Republic shall, if the seaman subsequently obtains employment at or quits the port at which the payment has been made, after deducting any expenses incurred by him in respect of the maintenance of the seaman under the Code, pay the remainder to the seaman and in any other case shall account to the Minister.
67. The Council of Ministers shall make Regulations with respect to the relief, maintenance and repatriation of shipwrecked or otherwise distressed seamen found in any place outside the Republic.

68. — (1) All expenses incurred under the provisions of the Code or any Regulations made there under or under any Regulation made under this Law, in the relief of distressed seamen who, at the time of such relief being granted, are domiciled in the Republic and all expenses incurred elsewhere in relieving and returning to the Republic all such distressed seamen shall be borne by the revenue of the Republic.

(2) The Minister of Finance may order the payment out of the general revenue of all expenses incurred in the Republic in and about the relief and repatriation of such seamen as aforesaid.

(3) The Minister of Finance may order the repayment out of the general revenue of all sums expended under the provisions of subsection (1) or by the Government of any country or by any consular officer in any foreign country, in and about the relief and repatriation of such seamen as aforesaid, and such sums shall be refunded in such manner as the Minister of Finance may direct.

PART XI - FACILITIES FOR MAKING COMPLAINTS

69. — (1) If a seaman or apprentice whilst on board a Cyprus ship, where such ship is within the Republic, states to the master of the ship his desire to make a complaint to the Port Officer or a Judge against the master or any of the crew, the master shall, as soon as the service of the ship will permit -

(a) if the ship is then at a port in the Republic; or

(b) if the ship is not then at such a port after her first arrival at any such port,

allow the complainant to go ashore or send him ashore properly accompanied, so that he may be enabled to make his complaint.

(2) If the master of a ship fails without reasonable cause to comply with this section, he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding seven hundred and fifty pounds (£750).30

30 Consolidation Note: see Consolidation Note 6 above.
PART XII - PROTECTION OF SEAMEN FROM IMPOSITION

70. Subject to the provisions of this Law, an assignment or sale of salvage payable to a seaman or apprentice belonging to a Cyprus ship made prior to the accruing thereof shall not bind the person making the same; and a power of attorney or authority for the receipt for any such salvage shall not be irrevocable.

71. A debt exceeding in amount three pounds incurred by any seaman belonging to a Cyprus ship after he is engaged to serve shall not be recoverable until the service agreed for is concluded.

72. If a person demands or receives from a seaman or apprentice payment in respect of his board or lodging in the house of that person for a longer period than that during which the seaman or apprentice has actually resided or boarded therein, that person shall be guilty of an offence and shall be liable on conviction to a fine not exceeding one hundred and twenty-five pounds (£ 125)

73. — (1) If a person receives or takes into his possession or under his control any money or effects of a seaman or apprentice, and does not return the same or pay the value thereof, when required by the seaman or apprentice, subject to such deduction as may be justly due to him from the seaman or apprentice in respect of board or lodging or otherwise, or absconds therewith, he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding two hundred and fifty pounds (£ 250).

(2) Notwithstanding any limitation of the ordinary jurisdiction of any Court by which an offence under subsection (1) is tried -

(a) the Court may, besides inflicting a fine, make an order directing the amount of the money, or the value of the effects, subject to such deduction as aforesaid, if any, or the effects themselves, to be forthwith paid or delivered to the seaman or apprentice; and

31 Consolidation Note: see Consolidation Note 6 above.

32 Consolidation Note: see Consolidation Note 6 above.
(b) if the person to whom such order is addressed makes default in complying therewith, he may, at the discretion of the Court be ordered to pay a sum (which shall, for the purposes of the Criminal Procedure Law, be deemed to be a fine which he is sentenced to pay under any Law) not exceeding twenty-five pounds (£ 25)\textsuperscript{33} for every day during which he is in default, or to be imprisoned until he has remedied his default, but so that he shall not, for non-compliance with such order, be liable under this section to imprisonment for a period or periods amounting in the aggregate to more than two months, or to the payment of any sums exceeding in the aggregate seven hundred and fifty pounds (£ 750)\textsuperscript{34}.

74. If, within twenty-four hours after the arrival of a ship at a port in the Republic, a person then being on board the ship solicits a seaman to become a lodger at the house of a person letting lodgings for hire, or takes out of the ship any effects of a seaman, except under the personal direction of the seaman, and with the permission of the master, he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding one hundred and twenty-five pounds (£ 125)\textsuperscript{35}.

PART XIII - PROVISIONS AS TO DISCIPLINE

75. [Section 75 which related to misconduct endangering life or ship was repealed by section 56 of the Merchant Shipping (Criminal and Disciplinary Liability of Seafarers, Suspension or Cancellation of Certificates) Law of 2000].

76. [Section 76 which related to desertion and absence without leave was repealed by section 56 of the Merchant Shipping (Criminal and Disciplinary Liability of Seafarers, Suspension or Cancellation of Certificates) Law of 2000].

\textsuperscript{33} Consolidation Note: see Consolidation Note 6 above.

\textsuperscript{34} Consolidation Note: see Consolidation Note 6 above.

\textsuperscript{35} Consolidation Note: see Consolidation Note 6 above.
77. [Section 77 which related to the carriage of a deserter on board ship was repealed by section 3 of Amendment Law 24/1976].

78. [Section 78 which related to the power of Court to order the return of an offender-deserter on board ship was repealed by section 3 of Amendment Law 24/1976].

79. [Section 79 which related to general offences against discipline was repealed by section 56 of the Merchant Shipping (Criminal and Disciplinary Liability of Seafarers, Suspension or Cancellation of Certificates) Law of 2000].

80. [Section 80 which related to summary remedies was repealed by section 56 of the Merchant Shipping (Criminal and Disciplinary Liability of Seafarers, Suspension or Cancellation of Certificates) Law of 2000].

81. [Section 81 which related to penalty for false statement as to last ship or name was repealed by section 56 of the Merchant Shipping (Criminal and Disciplinary Liability of Seafarers, Suspension or Cancellation of Certificates) Law of 2000].

82. If on or in respect of any Cyprus ship, any offence, within the meaning of this Part, of desertion or absence without leave or against discipline is committed, or if any act of misconduct is committed, for which the offender’s agreement imposes a fine and it is intended to enforce the fine-

(a) an entry of the offence or act shall be made in the official log-book and signed by the master and also by the mate or one of the crew;

(b) the offender, if still in the ship, shall before the next subsequent arrival of the ship at any port, or if she is at the time in port before her departure there from, either be furnished with a copy of the entry or have the same read over distinctly and audibly to him, and may thereupon make such reply thereto as he thinks fit;
(c) a statement of a copy of the entry having been so furnished, or of the entry having been so read over, and, in either case, the reply, if any, made by the offender, shall likewise be entered and signed in manner aforesaid; and

(d) in any subsequent legal proceeding, the entries by this section required shall, if practicable, be produced or proved, and, in default of that production or proof, the Court hearing the case may, in its discretion, refuse to receive evidence of the offence or act of misconduct.

83. — (1) Whenever a question arises whether the wages of any seaman or apprentice are forfeited under this Part for desertion from a Cyprus ship, it shall be sufficient for the person insisting on the forfeiture to show that the seaman or apprentice was duly engaged in or belonged to the ship, and that he left the ship before the completion of the voyage or engagement, and that an entry of his desertion has been duly made in the official log-book.

(2) The desertion shall thereupon, so far as relates to any forfeiture of wages under this Part, be deemed to be proved, unless the seaman or apprentice can produce a proper certificate of discharge, or can otherwise show to the satisfaction of the Court that he had sufficient reasons for leaving the ship.

84. — (1) Where any wages or effects are, under this Part, forfeited for desertion from a ship, those effects may be converted into money; and those wages and effects, or the money arising from the conversion of the effects, shall be applied towards reimbursing the expenses caused by the desertion to the master or owner of the ship, and, subject to that reimbursement, shall be paid into the public revenue.

(2) Where wages are forfeited under this Law in any case other than for desertion, the forfeiture shall, in the absence of any specific provision to the contrary, be for the benefit of the master or owner by whom the wages are payable.

85. Any question concerning the forfeiture of or deductions from the wages of a seaman or apprentice under this Law may be determined in any proceeding lawfully instituted with respect to those wages notwithstanding that the offence in respect of which the question arises, although by this Law made punishable by imprisonment as well as forfeiture, has not been made the subject of any criminal proceeding.
86. If a seaman contracts for wages by the voyage, by the run or by the share, and not by the month or other stated period of time, the amount of forfeiture to be incurred under this Law shall be an amount bearing the same proportion to the whole wages or share as a month, or any other period hereinbefore mentioned in fixing the amount of such forfeiture, as the case may be, bears to the whole time spent in the voyage or run; and, if the whole time spent in the voyage or run does not exceed the period for which the pay is to be forfeited, the forfeiture shall extend to the whole wages or share.

87. — (1) Every fine imposed on a seaman belonging to a Cyprus ship for any act of misconduct for which his agreement imposes a fine shall be deducted as if the offender is discharged in the Republic and the offence, and the entry in the log-book required by the Code or by this Law, as the case may be, in respect of the offence, are proved to the satisfaction of the Port Officer before whom the offender is discharged, the master or owner shall deduct the fine from the wages of the offender.

(2) Every fine so deducted shall be paid to the Port Officer.

(3) If a master or owner of a ship fails, without reasonable cause, to pay any fine as required by this section, he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding six times the amount of the fine not so paid.

(4) An act of misconduct for which any fine has been inflicted and paid by, or deducted from the wages of, the seaman shall not be otherwise punishable under this Law.

88. — (1) If a person by any means whatever persuades or attempts to persuade a seaman or apprentice to neglect or refuse to join or proceed to sea in, or to desert from his ship, or otherwise to absent himself from his duty, he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding five hundred pounds (£ 500) in respect of each seaman or apprentice whom he persuades or attempts to persuade as aforesaid.

(2) If a person willfully harbors or secretes a seaman or apprentice who has willfully neglected or refused to join, or has deserted from his ship, knowing or having reason to believe the seaman or apprentice to have so done, he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding seven hundred and fifty pounds (£

36 Consolidation Note: see Consolidation Note 6 above.
in respect of every seaman or apprentice so harbored or secreted.

89. If a person secretes himself in any ship intending to go to sea in such ship without the consent either of the owner, agent or master, or of a mate, or of the person in charge of the ship, or of any other person entitled to give that consent, he shall be guilty of an offence and shall be liable on conviction to imprisonment not exceeding six months or to a fine not exceeding four hundred and fifty pounds (£ 450) or to both such imprisonment and fine.

89A. Notwithstanding any provisions of any Law or any Regulations providing for the contrary, no forced labour may be imposed on any person sentenced to imprisonment-

(a) for any offence under section 76 or paragraph (c) of section 79;

(b) for the offence of combining with any of the crew to disobey lawful commands under subparagraph (ii) of paragraph (e) of section 79.

PART XIV - SPECIAL PROVISIONS WITH REGARD TO EMPLOYMENT OF CHILDREN AND YOUNG PERSONS ON CYPRUS SHIPS

Sections 90 to 98, forming Part XIV of the Law were totally repealed by section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012, which entered into force on the 20th of August 2013 as per Council of Ministers Decision [P.I. 438/2012].

37 Consolidation Note: see Consolidation Note 6 above.

38 Consolidation Note: see Consolidation Note 6 above.

39 Consolidation Note: Originally, relevant to the provisions of this Part were also the provisions of the Convention Fixing the Minimum Age for the Admission of Children to Employment at Sea, (Revised 1936), (Ratification) and for Matters Connected Therewith Law of 1994 (Law 8(III)/1994). Law 8(III)/1994 was repealed as from 20 August 2013 by the effect of section 161 of The Maritime Labour Convention 2006 (Ratification) and for Matters Connected Therewith Law of 2012 (Ratification Law 6(III)/2012).
PART XV - OFFICIAL LOG BOOKS AND ARTICLES OF THE SHIP

99. — (1) An official log-book, an engine room log-book and a radio log-book, shall be kept in every Cyprus ship, in the appropriate form for that ship approved by the Minister.

(2) Such official log-books, which may be different for different classes of ships, shall contain proper spaces for the entries required by this Law.

(3) The engine room log-book shall be kept by the Chief Engineer and the radio log-book by the radio operator. Entries in the log-books are made daily and signed by its keeper.

(4) The official log-book may, at the discretion of the master or owner, be kept distinct from, or united with, the ordinary ship’s log-book, so that, in all cases, the spaces in the official log-book shall be duly filled up.

(5) An entry required by this Law in an official log-book shall be made as soon as possible after the occurrence to which it relates, and if not made on the same day as that occurrence, shall be made and dated so as to show the date of the occurrence and of the entry respecting it; and, if made in respect of an occurrence happening before the arrival of the ship at her final port of discharge, shall not be made more than twenty-four hours after that arrival.

(6) Every entry in the official log-book shall be signed by the master and by the mate or some other member of the crew, and also-

   (a) if it is an entry of illness, injury or death, by the surgeon or medical practitioner on board, if any;

   (b) if it is an entry of wages due to seaman or apprentice who dies, by the mate and by some member of the crew in addition to the master.

(7) Every entry made in an official log-book in the manner provided by this Law shall be admissible in evidence.
100. The master of a Cyprus ship shall enter or cause to be entered in the official log-book the following matters, that is to say-

(a) all navigational and meteorological indications and a report of every material occurrence;

(b) every conviction by a court of a member of his crew, and the punishment inflicted;

(c) every offence committed by a member of his crew for which it is intended to prosecute, or to enforce a forfeiture, or to exact a fine, together with such statement concerning the copy or reading over of that entry, and concerning the reply, if any, made to the charge, as is by this Law or by the Code, as the case may be, required;

(d) every offence for which punishment is inflicted on board, and the punishment inflicted;

(e) a statement of the conduct, character and qualifications of each of his crew, or a statement that he declines to give an opinion of those particulars;

(f) every case of illness or injury happening to a member of the crew, with the nature thereof, and the medical treatment adopted, if any;

(g) every marriage taking place on board, with the names and ages of the parties;

(h) the name of every seaman or apprentice who ceases to be a member of the crew, otherwise than by death, with the place, time, manner and cause thereof;

(i) the wages due to any seaman or apprentice who dies during the voyage, and the gross amount of all deductions to be made there from;

(j) the sale of the effects of any seaman or apprentice who dies during the voyage;

(k) every collision with any other ship, and the circumstances under which the same occurred;

(l) every accident sustained or caused by the ship which has occasioned any loss of life, or any serious injury to any person,
or any material damage to the ship affecting her seaworthiness or her efficiency in her hull, equipment or machinery, and every grounding of the ship; and

(m) any other matter either directed by this Law to be entered or as may be prescribed.

101. — (1) There shall be kept in every Cyprus ship, such ship’s articles as may be prescribed for the class to which the ship belongs.

(2) There shall be entered in the ship’s articles a record of all seamen engaged in the ship and the terms and conditions of their engagement and such other matters as may be prescribed.

(3) The ship’s articles shall be delivered in the prescribed manner by the Port Officer to the master before the ship leaves the port.

(4) The master shall, during the voyage, cause the ship’s articles to be available for inspection by any interested member of the crew.

102. — (1) If an official log-book or the ship’s articles required by this Part to be kept is not kept in the manner required by this Part, or if an entry directed by this Law to be made therein is not made at the time and in the manner directed by this Law, the master of the ship shall, in respect of each such failure, be guilty of an offence and shall be liable on conviction to a fine not exceeding two hundred and fifty pounds (£250)\(^{40}\), except for an offence under section 104 or 106.

(2) If any person makes, or procures to be made, or assists in making, any entry in an official log-book or in the ship’s articles as aforesaid in respect of any occurrence happening previously to the arrival of the ship at her final port of discharge more than twenty-four hours after that arrival, he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding five hundred pounds (£500)\(^{41}\).

(3) If any person willfully destroys, mutilates or renders illegible any entry in an official log-book or ship’s articles as aforesaid, or willfully makes or procures to be made or assists in making a false or fraudulent entry in, or omission from, any such official log-book, or ship’s articles, he shall be guilty of an offence and shall be liable on conviction to imprisonment not exceeding one year or to a fine not exceeding one thousand pounds (£1,000) or to both such imprisonment.

\(^{40}\) **Consolidation Note**: see Consolidation Note 6 above.

\(^{41}\) **Consolidation Note**: see Consolidation Note 6 above.
and fine\textsuperscript{42}.

103. — (1) The master of every foreign-going ship shall, within twenty-four hours before the ship’s departure from, or after the ship’s arrival at, a port or upon the discharge of the crew, whichever first happens, deliver or transmit the official log-books and the ship’s articles of the voyage to the Port Officer or the consular officer of the Republic.

(2) The master or owner or every Cyprus ship, other than a foreign-going ship shall, within twenty-one days after the thirtieth day of June and the thirty-first day of December in every year, transmit or deliver the official log-books and the ship’s articles for the preceding half-year to the Port Officer.

(3) Upon the delivery or transmission of an official log-book or the ship’s articles to the Port Officer or the consular officer of the Republic under the provisions of this section, the Port Officer or the consular officer of the Republic shall give to the master or owner of the ship a certificate of such delivery or transmission, and may detain any ship to which this section applies until the condition precedent to the giving of the certificate exists.

(4) The Port Officer or the consular officer of the Republic shall deliver to the master before departure from the port the official log-book and the ship’s articles inspected and certified by him in the prescribed manner.

(5) If the master or owner of a ship fails, without reasonable cause, to deliver or transmit any official log-book or ship’s articles as required by this section, he shall be guilty of an offence and shall be liable on conviction to a fine of two hundred and fifty pounds (£ 250)\textsuperscript{43}.

104. — (1) Where, by reason of transfer of ownership or change of the way of the operation of a Cyprus ship, the official log-books or the ship’s articles cease to be required in respect of the ship or to be required at the same date, the master or owner of the ship shall, if the ship is then within the Republic, within one month, and if she is elsewhere, within six months after such cessation, deliver or transmit to the Port Officer the official log-books and the ship’s articles duly made out to the time of the cessation.

\textsuperscript{42} Consolidation Note: see Consolidation Note 6 above.

\textsuperscript{43} Consolidation Note: see Consolidation Note 6 above.
(2) If a Cyprus ship is lost or abandoned, the master or owner thereof shall, if practicable and as soon as possible, deliver or transmit to the Port Officer the official log-books and the ship’s articles duly made out to the time of the loss or abandonment.

(3) If the master or owner of a ship fails, without reasonable cause, to comply with any requirement of this section, he shall be guilty of an offence and shall be liable on conviction to a fine of two hundred and fifty pounds (£ 250) 44.

PART XVI - REGISTRATION AND RETURNS

105. [Section 105 which related to the Register of seamen was repealed by section 18 of the Merchant Shipping (Registration of Seafarers and Seafarers’ Register) Law of 2000].

106. — (1) The master of every Cyprus ship shall as soon as may be after the occurrence of the birth of a child or the death of a person happening on board his ship, record in his official log-book or otherwise the fact of the birth or death, and such particulars as may be prescribed concerning the birth or death, or such of them as may be known to him.

(2) The master of every ship as aforesaid shall, upon her arrival at a port in the Republic, deliver or transmit to the Director, in such form as may be prescribed a return of the facts recorded by him in respect of the birth of a child or the death of a person on board such ship.

(3) The Director shall send a certified copy of the returns relating to such births and deaths to the Registrar of Births and Deaths of the Republic, who shall cause the same to be filed, and such certified copy shall be deemed to be a certified copy of a register for the purposes of the Births and Deaths Registration Law 45.

(4) If the master of any ship fails to comply with any requirement of this section, he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding five hundred pounds (£ 500) 46.

44 Consolidation Note: see Consolidation Note 6 above.

45 Consolidation Note: The Births and Deaths Registration Law (Cap.275), was repealed and replaced by the Births and Deaths Registration Law of 1973 ( Law 85 of 1973).

46 Consolidation Note: see Consolidation Note 6 above.
107. The Port Officer or the consular officer of the Republic shall take charge of all documents which are delivered or transmitted to or retained by him in pursuance of this Law, and shall keep them for such time, if any, as may be necessary for the purpose of settling any business arising at his port, or for any other proper purpose, and shall, if required, produce them for any of those purposes and he shall then transmit such documents to the Director, who shall record and preserve them, and they shall be admissible in evidence in the manner provided by this Law, and they shall, on payment of the prescribed fee, be open to inspection by any person.

108. — (1) If during the progress of a voyage of a Cyprus ship, the master is removed, superseded or for any other reason quits the ship, and is succeeded in the command by some other person, he shall deliver to his successor the various documents relating to the navigation of the ship and to the crew thereof which are in his custody; and, if he fails, without reasonable cause, so to do, he shall be guilty of an offence and shall be liable on conviction to a fine not exceeding seven hundred and fifty pounds (£ 750) 47.

(2) The successor to every master, shall immediately on assuming the command of a ship enter in the official log-book a list of the documents so delivered to him.

PART XVII - MISCELLANEOUS PROVISIONS

109. — (1) The Council of Ministers shall make Regulations to be published in the official Gazette of the Republic providing for all of the following matters:

(a) prescribing any matter which under this Law is required or may be prescribed;

(b) any matter for which Regulations may be made under this Law;

(c) the composition of the crew and the size of the crew with regard to each class of ships;

47 Consolidation Note: see Consolidation Note 6 above.
(d) [This paragraph which related to the minimum number of Citizens of the Republic to be included in a crew was repealed as from the 1st of May 2004 –i.e. the date of accession of the Republic of Cyprus to the EU-, by section 2 of Amendment Law 101(I)/2002];

(e) cadet officers and terms and conditions relating to such officers;

(f) hours of work, hours of rest and leave;

(g) the dietary of the crew and other matters relating to the welfare of the crew;

(h) the issue of identity cards to the crew, the form of such cards and the conditions of their issue and revocation;

(i) documents and forms, their admissibility in evidence and their exemption from any stamp duty;

(j) the fixing of fees payable in respect of any matter under this Law.

(2) The Council of Ministers may make Regulations to be published in the official Gazette of the Republic generally for the better carrying into effect the provisions and purposes of this Law.

(3) Any such Regulations may provide for a penalty of imprisonment not exceeding six months or a fine not exceeding four hundred and fifty pounds (£ 450) or to both such imprisonment and fine for any breach or contravention of any such Regulations.

\[\text{Consolidation Note: See in this respect the Merchant Shipping (Organisation of Working Time of Seafarers) Law of 2003 (Law 79(I)/2003).}\]

\[\text{Consolidation Note: see Consolidation Note 6 above.}\]

\[\text{Consolidation Note: It is recalled that the Regulations presently in force, issued under this section are the following:}\]

- The Merchant Shipping (Dietary of the Crew) Regulations, 1964. (Gazette No. 327, Supplement III, dated 25.6.64, P.I.No.204/64);

- The Merchant Shipping (Certificate of Maritime Competency of Radiotelegraph Operators) Regulations, 1984. (Gazette No. 2015, Supplement III(I), dated 7.12.84, P.I.No. 338/84);
110. The Supreme Court may make Rules of Court, to be published in the official Gazette of the Republic, regulating the practice and procedure in respect of any proceeding had or taken before any Court under this Law.

111. Part II of the Merchant Shipping Act, 1894, containing sections 92 to 266, both inclusive, and sections 31, 32, 40 and 45 of the Merchant Shipping Act, 1906, shall cease to have effect in the Republic.

112. Sections 10 and 11 of the Merchant Shipping (Safety and Seamen) Law are hereby repealed.