

BILLE SLANAIOCHTA, 1924. INDEMNITY BILL, 1924.

Mar do tugadh isteach.
As introduced.

ARRANGEMENT OF SECTIONS.

Section.

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SAORSTAT EIREANN.

BILLE SLANAIOCHTA, 1924. INDEMNITY BILL, 1924.

BILL

entitled

AN ACT TO RESTRICT THE TAKING OF LEGAL PROCEED-INGS IN RESPECT OF CERTAIN ACTS AND THINGS DONE DURING THE STRUGGLE TO BRING ABOUT THE TERMINATION OF THE RULE OF THE BRITISH GOVERNMENT IN IRELAND AND THE ESTABLISH- 10 MENT OF THE FIRST DAIL EIREANN AND THE SECOND DAIL EIREANN RESPECTIVELY AS THE LAWFUL GOVERNMENT OF SAORSTAT EIREANN OR DONE DURING THE PERIOD IMMEDIATELY SUC-CEEDING THE CONCLUSION OF THAT STRUGGLE, 15 AND TO MAKE PROVISION FOR THE PAYMENT OF COMPENSATION TO CERTAIN CLASSES OF PERSONS IN RELATION TO SUCH ACTS AND THINGS AS AFORE-SAID, AND TO VALIDATE SENTENCES AND THE EXECUTION OF SENTENCES IMPOSED BY MILITARY TRIBUNALS ACTING UNDER THE AUTHORITY OF THE FIRST DAIL EIREANN OR THE SECOND DAIL EIREANN, AND FOR OTHER PURPOSES CONNECTED THEREWITH.

BE IT ENACTED BY THE OIREACHTAS OF SAORSTAT 25 EIREANN AS FOLLOWS:-

Restrictions on taking proceedings against certain persons.

1.—(1) No action or other legal proceeding whatsoever, whether civil or criminal, shall be instituted in any court of law or equity in Saorstát Eireann for or on account of or in respect of any act, matter, or thing done, whether within or outside Saorstat 30 Eireann, after the 21st day of January, 1919, and before the 28th day of June, 1922, provided such act, matter, or thing-

(a) was done by a person then holding office under the First Dáil Eireann or the Second Dáil Eireann or employed in any capacity whatsoever in any service, military 35 or civil, established or maintained by or under the authority of the First Dáil Eireann or the Second Dáil Eireann, or was done by any other person acting under the authority of a person so holding office or so employed; and

(b) was done or purported to be done for the purpose or in the course of the struggle to bring about the termination of the rule of the British Government in Ireland and the establishment and maintenance of the First Dáil Éireann and the Second Dáil Éireann respectively 45 as the lawful government of Saorstát Eireann, or (if done on or after the 11th day of July, 1921) was done or purported to be done in connection with the struggle aforesaid or in continuance of a course of conduct begun before the date aforesaid for the pur- 50 pose or in the course of the said struggle; and

(c) was done in good faith; and

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- (d) was done or in good faith purported to be done in the execution of the duty of the person doing the same, or in exercise or execution of any authority conferred on such person, or the person under whose authority he was acting, by the First Dáil Eireann or the Second Dáil Eireann, or for the public safety, or for the enforcement of discipline, or otherwise in the public interest.
- (2) No action or other legal proceedings whatsoever, whether civil or criminal, shall be instituted in any court of law or equity in Saorstát Eireann for or on account of or in respect of the retention during any period previous to the passing of this Act, of any weapon, ammunition, bicycle, motor car, or other article 15 which was taken from the owner or his servant or agent in such circumstances that the institution of an action or other proceeding after the passing of this Act in respect of such taking would be prohibited by the foregoing sub-section of this section.
- (3) If any such action or other proceeding as is mentioned in 20 this section was instituted before the passing of this Act and is now pending the same shall be discharged and made void, subject to such order as to costs as the court in which such action or proceeding is pending or a judge thereof or any court to which the jurisdiction of that court has been transferred or a judge 25 thereof shall think fit to make.
- (4) Where any such action or other proceeding as is mentioned in this section was instituted before the passing of this Act, and final judgment was given in such action or proceeding after the 11th day of June, 1924, and before the passing of this Act, such 30 judgment and any appeal therefrom, and any order or judgment made on such appeal before the passing of this Act shall be and is hereby made void, and such action or proceeding shall be discharged and made void, subject to such order as to costs as the court by which such judgment was given or a judge thereof or 35 any court to which jurisdiction of that court has been transferred or a judge thereof shall think fit to make.
 - (5) This section shall not prevent the institution or prosecution of-
- (a) any proceedings by or on behalf of the Government of Saorstát Eireann or any Minister or Department of 40 that Government; or
 - (b) any proceedings in respect of any alleged rights under. or breaches of, any contract; or
 - (c) any civil proceedings founded on negligence in respect of damage to person or property; or
 - (d) any proceedings respecting the validity or infringement of a patent; or
 - (e) any proceedings for enforcing or otherwise giving effect to any final judgment by any court in Saorstát Eireann on or before the 11th day of June, 1924, and from which no appeal lies by law or is pending at the passing of this Act.
- 2.—(1) A statement in writing signed by an Executive Certificate of Minister certifying any of the matters mentioned in this section Minister to be shall be conclusive evidence of the matters so certified, that is evidence of to say :-

certain matters.

- (a) that any act, or thing complained of in any such action or other legal proceeding as is mentioned in section 1 of this Act was done in the execution of the duty of the person by whom it was done;
- (b) that at the time when such act, matter, or thing as

aforesaid was done, the person by whom or under whose authority the same was done held office under the First Dáil Eireann or the Second Dáil Eireann or was employed in a service established or maintained by or under the authority of the First Dáil Eireann or the Second Dáil Eireann.

(2) Any such act, matter, or thing as aforesaid if done by or under the authority of a person holding office under the First Dáil Eireann or the Second Dáil Eireann or employed in a service established or maintained by or under the authority of the First 10 Dáil Eireann or the Second Dáil Eireann shall be deemed to have been done in good faith unless the contrary is proved.

Validation of sentences and execution of sentences of military tribunals. 3.—Every military court, committee, or tribunal (in this section referred to as a military tribunal) established or maintained by or under the authority of the First Dáil Eireann or the 15 Second Dáil Eireann for the trial of persons taken prisoner as military captives shall be deemed to be and always to have been a lawfully established tribunal, and every sentence passed or order made by such military tribunal after the 21st day of January, 1919, and before the 28th day of June, 1922, and everything done in execution of any such sentence or order, shall be deemed to be and always to have been valid and lawful, and such sentence or order shall be deemed to be and always to have been within the lawful jurisdiction of the tribunal by which the same was passed or made.

Establishment of committee to enquire into claims. 4.—An Executive Minister may establish a committee of not less than two nor more than five persons to enquire into and report upon all claims referred to such committee by an Executive Minister persuant to this Act.

Assessment and payment of compensation in certain cases.

- 5.—(1) An Executive Minister may refer to the committee 30 established under this Act any claim made by a person claiming to have suffered any direct loss or damage necessarily arising from interference with his property after the 26th day of January, 1919, and before the 28th day of June, 1922, by—
 - (a) any person holding office under the First Dáil Eireann 35 or the Second Dáil Eireann, or
- (b) any person employed in any military or civil service established or maintained by or under the authority of the First Dáil Eireann or the Second Dáil Eireann, in the proper exercise or execution of any power, authority, or duty vested in or imposed on him by virtue of such office or employment,
- (2) The said committee shall inquire into all claims referred to them pursuant to this section and shall report to the Executive Minister whether the person making the claim has suffered any 45 such direct loss or damage as is mentioned in the foregoing subsection, and the compensation (if any) which, on the principles laid down in this section, might reasonably be paid to such person in respect of such loss or damage.
- (3) In assessing the compensation pursuant to the foregoing 50 sub-section the committee—
 - (a) shall not take into consideration any loss or damage-
 - (i) arising from the billeting or quartering of troops,
 - (ii) arising from sums paid or subscribed, whether 55 voluntarily or under pressure, to any national or local levy, requisition, or loan, or
 - (iii) arising from any fines imposed by any tribunal deriving authority directly or indirectly from the First Dáil Eireann or the Second Dáil 65 Eireann, or

- (iv) due to or arising through the enforcement of any order or regulation of general or local application made by, or directly or indirectly under the authority of, the First Dáil Eireann or the Second Dáil Eireann, or
- (v) due simply and solely to the existence of a state of war, or
- (vi) founded on the loss of mere pleasure or amenity;
- (b) the committee shall take into consideration any compensation or recoupment received in respect of the loss 10 or damage under any insurance, or from any government, or under a decree or order of any court or other tribunal, or from any general fund whether public or private;
- (c) the committee shall only recommend the payment of 15 compensation in cases where special or continuing hardship has resulted from the loss or damage.
- (4) Where the said committee reports that compensation might reasonably be paid to a person in respect of any such direct loss 20 or damage as aforesaid, the Minister for Finance may, out of moneys to be provided by the Oireachtas, pay to such person as compensation for such loss or damage such sum as the Minister for Finance thinks proper but not exceeding the sum mentioned in the report of the committee.
- 6.—(1) An Executive Minister may refer to the committee Assessment and established under this Act any claim for indemnification or payment of recomment made by a person who alleges that a indement order recoupment made by a person who alleges that a judgment, order, certain cases. or decree was made by a court of competent jurisdiction in Saorstát Eireann for payment by him of damages, compensation, 30 or other moneys in respect of any act, matter, or thing done by him after the 21st day of January, 1919, and before the 28th day of June, 1922, in the proper exercise or execution of any power. duty or authority vested in or imposed on him by virtue of any office held by him under the First Dáil Eireann or the Second 35 Dáil Eireann or his employment in any military or civil service established or maintained by or under the authority of the First Dáil Eireann or the Second Dáil Eireann.

(2) The said committee shall inquire into all claims referred to them pursuant to this section and shall report to the Executive 40 Minister whether the allegations made by the person making the claim are or are not true, and the sum (if any) which might reasonably be paid to such person in indemnification against his liability under the judgment, order, or decree on which his claim is founded or in recoupment of any sums paid by him under such 45 judgment, order, or decree.

(3) Where the said committee reports that a sum might reasonably be paid to a person in such indemnification or recoupment as aforesaid the Minister for Finance may, out of moneys to be provided by the Oireachtas, pay to such person for such 50 indemnification or recoupment such sum as the Minister for Finance thinks proper but not exceeding the sum mentioned in the report of the committee.

7 .- For the purposes of this Act, no authority conferred by or Termination of derived from the First Dáil Eireann or the Second Dáil Eireann authority of 55 shall be considered to have been terminated by the setting up of the Provisional Government of Ireland, or by the confirmation, continuance, or recognition of such authority by that Government, or by the election of the Third Dail Eireann.

8.—This Act may be cited as the Indemnity Act, 1924.

Short title.

Saorstat Eireann

PILLE SLANAIOCHTA, 1924.

BILLE

(mar do tugadh isteach)

dá ngairmtear

Acht chun srian do chur le himeachta dlí do bhunú i dtaobh gníomhartha agus nithe áirithe a dineadh le linn na gleice chun deire do chur le riail an Rialtais Bhriotáinigh in Eirinn agus chun an Chéad Dháil Eireann agus an Dara Dáil Eireann fé seach do bhunú mar Rialtas dleathach do Shaorstát Eireann, no a dineadh i rith na tréimhse a tháinig láithreach tar éis deire na gleice sin, agus chun forálacha do dhéanamh chun cúiteamh d'íoc le haicmí áirithe daoine maidir le gníomhartha agus nithe den tsórt roimhráite, agus chun dleathacht do thabhairt do dhaor-bhreitheanna agus d'fheidhmiú daor-bhreitheanna a thug bínsí mileata agus iad ag gníomhú fé údarás an Chéad Dháil Eireann no an Dara Dáil Eireann, agus chun crícheanna eile a bhaineas leis na nithe sin.

An tUachtarán do thug isteach.

Do hórduíodh, ag Dáil Eireann, do chló-bhuala, 11adh Meitheamh, 1924

BAILE ATHA CLIATH: FOILLSITHE AG OIFIG AN TSOLATHAIR.

1.e ceannach trí MESSRS. EASON AND SON, LTD., 40 agus 41 Sráid Iochtarach Uí Chonaill, Baile Atha Cliath.

Cló-bhuailte ag Messrs. Cahill and Co., Ltd., [Raol Glan.]

Wt. 183-75. 550. 6/24. C.&Co. (785).

Saorstat Eireann

INDEMNITY BILL, 1924.

BILL

(as introduced)

entitled

An Act to restrict the taking of legal proceedings in respect of certain acts and things done during the struggle to bring about the termination of the rule of the British Government in Ireland and the establishment of the First Dáil Eireann and the Second Dáil Eireann respectively as the lawful Government of Saorstát Eireann, or done during the period immediately succeeding the conclusion of that struggle and to make provision for the payment of compensation to certain classes of persons in relation to such acts and things as aforesaid and to validate sentences and the execution of sentences imposed by military tribunals acting under the authority of the First Dáil Eireann or the Second Dáil Eireann and for other purposes connected therewith.

Introduced by the President.

Ordered, by Dáil Eireann, to be printed, 11th June, 1924.

DUBLIN:
PUBLISHED BY THE STATIONERY OFFICE.

To be purchased through Messrs. Eason & Son, Ltd. 40 and 41 Lower O'Connell Street, Dublin.

Printed by MESSRS. CAHILL AND Co., LTD. [Sixpence Net.]