

## BILLE NA SEADCHOMHARTHAI NAISIUNTA (LEASU), 1954. NATIONAL MONUMENTS (AMENDMENT) BILL, 1954.

Mar a ritheadh ag dhá Thigh an Oireachtais. As passed by both Houses of the Oireachtas.

### ARRANGEMENT OF SECTIONS.

### Section.

- 1. The Principal Act.
- 2. Transfer by local authority of guardianship or ownership of national monument to Commissioners.

10 BELTE BNACTERDAS F. THE OIRE

3. Preservation orders.

Temporary preservation orders. 4.

- 5. Construction of section 11 of Principal Act.
- 6. Effect of orders vesting ecclesiastical structures.
- 7. Power to erect notices.
- 8. Publication of lists of national monuments.
- 9. Removal of monuments to sites of other monuments.
  - Burials in specified part of national monument. 10.
  - 11. Inspection of national monuments.
  - Amendment of section 22 of Principal Act. 12.
  - Amendment of section 23 of Principal Act. 13.
  - 14. Amendment of section 24 of Principal Act.
    - 15. Constitution of the Advisory Council.
  - 16. Modification of section 26 of Principal Act.
    - Making of leases and granting of licences by Commissioners 17. or local authority.

    - Time for commencement of proceedings for offences. 19.

Labert(1) Where it apparts to the Commissioners that a monument which in their opinion, is a partonal monument is in immediate danger of infinity of destruction, the Commissioners may by inder (furthis Act referred to us a traingular price mation order under

take the preservation of such monument.

20. Short title, construction and collective citation.



BILLE NA SEADCHOMHARTHAI NAISIUNTA (LEASU), 1954. NATIONAL MONUMENTS (AMENDMENT) BILL, 1954.

# BILL

#### entitled

AN ACT TO AMEND THE NATIONAL MONUMENTS ACT, 1930.

BE IT ENACTED BY THE OIREACHTAS AS FOLLOWS :-

The Principal Act.

Transfer by local authority of guardianship or ownership of national monument to Commissioners,

Preservation orders.

Temporary

orders.

preservation

1.—In this Act "the Principal Act" means the National Monuments Act, 1930 (No. 2 of 1930).

2.—Section 7 of the Principal Act is hereby amended by the substitution for subsection (1) of the following—

" (1) Where a local authority—

(a) have been appointed by deed under this or any other
Act to be the guardians of a national monument, or 15

(b) are the owners of a national monument,

they may, with the consent of the Commissioners and with the consent of the owner in cases where the local authority are the guardians, transfer by deed such guardianship or ownership to the Commissioners and upon such guardianship being so transferred the deed appointing such local authority to be guardians shall have effect under this Act as if it appointed the Commissioners to be the guardians of such monument."

**3.**—Section 8 of the Principal Act is hereby amended by the substitution for subsections (1) and (2) of the following :—

"(1) Where it appears to the Commissioners, on a report made by the Advisory Council or otherwise, that a monument which in their opinion is a national monument is in danger of being or is actually being destroyed, injured or removed, or is falling into decay through neglect, the Commissioners may by order (in this Act referred to as a preservation order) undertake the preservation of such monument.

(2) The Commissioners may at any time, by order made after consultation with the Advisory Council, revoke a preservation order."

**4.**—(1) Where it appears to the Commissioners that a monument which in their opinion is a national monument is in immediate danger of injury or destruction the Commissioners may by order (in this Act referred to as a temporary preservation order) undertake the preservation of such monument.

2

35

25

5

10

40

(2) A temporary preservation order shall, unless previously revoked by order of the Commissioners, remain in force for a period of six months and shall then expire.

(3) A temporary preservation order shall not be in substitution 5 for or operate to prevent the making of a preservation order.

(4) References in section 9 (other than paragraphs (2) and (3)) and in section 14 of the Principal Act to preservation orders shall be construed as including references to temporary preservation orders.

5.-The power of the Commissioners under section 11 of the Construction 10 Principal Act to acquire a national monument shall, in the case of of section 11 property vested in them under section 25 of the Irish Church Act, of Principal 1869, be construed as including power to acquire such land as may Act. 1869, be construed as including power to acquire such land as may be required in order to provide means of access thereto or to fence. 15 cover in or otherwise preserve from injury such property or to

preserve the amenities thereof.

6.-For the removal of doubt, it is hereby enacted that any Effect of orders church, ecclesiastical building or structure, expressed to vest in the vesting Secretary of the Commissioners by order made under subsection (1) ecclesiastic 20 of section 25 of the Irish Church Act, 1869, is vested in the Commissioners and is a national monument within the meaning of

the Principal Act.

7.-The Commissioners may cause to be erected at a national Power to erect monument which is the subject of a preservation order or a notices. 25 temporary preservation order a notice of the existence of such order and for that purpose any officer of the Commissioners, duly authorised by them in that behalf, may enter on such monument and any other lands or premises.

> lists of national monuments.

> > Conseil, Jeanwood

- 8.-(1) The Commissioners shall from time to time cause to be Publication of 30 published in Iris Oifigiúil lists of-
  - (a) such monuments as are reported by the Advisory Council and as the Commissioners consider to be monuments the preservation of which is of national importance, and

(b) such other monuments as the Commissioners think fit.

(2) When it is intended to include a monument in a list under 35 subsection (1) of this section, the Commissioners shall notify the owner of the monument of that intention and of the penalties which may be incurred by a person guilty of an offence under this section.

(3) Where the owner of a monument which is included in a list 40 under subsection (1) of this section, having received notice under subsection (2) of this section, proposes to demolish or remove in whole or in part, alter structurally or make additions to the monument, or make excavations in the neighbourhood thereof, he shall give notice of his intention to the Commissioners and shall not, except in the case of urgent necessity and with the consent of the 45 Commissioners, commence any work of demolition, removal, alteration, addition or excavation for a period of two months after having given such notice.

(4) Every person who acts in contravention of subsection (3) of 50 this section shall be guilty of an offence under this section and shall be liable on summary conviction thereof to a fine not exceeding fifty pounds or, at the discretion of the Court, to imprisonment for any term not exceeding six months or to both such fine and such imprisonment.

ecclesiastical

Removal of monuments to sites of other monuments.

Burials in specified part of national monument.

Inspection of national monuments.

Effect of orders

colasinstical

**9.**—Where the Commissioners are the owners of a national monument as defined in subsection (1) of section 13 of the Principal Act they may, if they think it desirable to do so, remove the monument to the site of such other national monument as they may think fit and approve.

10.—An order under section 17 of the Principal Act may relate to such part of a national monument as may be specified in the order and in that event the provisions of that section shall apply only to that part of the monument.

11.—(1) The Commissioners may cause such inspections and 10 reports as they may direct (either generally or particularly) to be made by their officers in regard to national monuments and places where the Commissioners have reason to believe national monuments exist.

(2) An officer of the Commissioners may for the purpose of 15 carrying out an inspection under this section enter on any lands and premises and there do all such things as he may consider necessary for the purpose of the inspection.

(3) Every person who obstructs or otherwise interferes with an officer of the Commissioners in the exercise of any of his powers 20 under this section shall be guilty of an offence under this section and shall be liable on summary conviction thereof to a fine not exceeding five pounds.

(4) Section 20 of the Principal Act is hereby repealed.

12.—Section 22 of the Principal Act is hereby amended by the 25 substitution for subsection (2) of the following :—

"(2) Every local advisory committee shall consist of such number of persons, not less than three nor more than ten, as the local authority by whom the same is established shall appoint to be members thereof."

30

40

45

13.—For the references in section 23 of the Principal Act to the Keeper of Irish Antiquities in the National Museum there shall be substituted references to the Director of the National Museum.

14.—Section 24 of the Principal Act is hereby amended by the 35 addition of the following subsection—

"(4) (a) The Minister for Education may from time to time by order declare any object, which is in his opinion an archæological object, to be an object to which this section applies and may revoke any such order.

(b) An object declared to be an object to which this section applies by an order for the time being in force shall be conclusively assumed to be an archæological object for the purposes of this section without further proof."

15.—(1) The Advisory Council shall, on and after such date as the Minister may by order appoint, consist of—

 (a) an officer of the Department of Education, nominated for the purpose by the Minister for Education, and an officer of the Commissioners, nominated for the purpose 50 by the Minister, and

Amendment of

section 24 of

Principal Act.

Amendment of section 23

of Principal

Act.

Amendment of section 22 of Principal Act.

Constitution of the Advisory Council,

Buort title.

(b) such number of other persons (including representatives of the following bodies, namely, the Royal Irish Academy, the Royal Society of Antiquaries of Ireland and the Royal Institute of the Architects of Ireland) as the Minister nominates to be members thereof. ano an

(2) The Advisory Council shall be reconstituted after the expira tion of every five years .:

5

(3) Every member of the Advisory Council shall be eligible for re-nomination.

(4) If a member of the Advisory Council nominated under 10 paragraph (a) of subsection (1) of this section is, for any reason, temporarily unable to act a person may be nominated, in like manner, to act in his stead.

(5) Subsections (2) and (3) of section 21 of the Principal Act 15 are hereby repealed on and from the date appointed by the Minister under subsection (1) of this section.

16 .- Nothing in section 26 of the Principal Act shall apply to Modification or render unlawful digging or excavation in or under any land of section 26 solely for the purpose of securing the safety of a monument or of Principal 20 archaeological object which is in imminent danger of destruction Act. or decay.

17.-(1) Where the Commissioners or a local authority are the Making of leases owners of a national monument they may, subject, in the case of and granting of the Commissioners, to the consent (either general or particular) of 25 the Minister, and, in the case of a local authority, to the consent of the Commissioners, make leases and grant licences in respect thereof for such purposes and for such term and subject to such conditions, including the payment of rent, as the Commissioners or the local authority, as the case may be, think fit.

- 30 (2) The exercise of the rights conferred by subsection (1) of this section on the Commissioners or a local authority shall not relieve them of the duties imposed on them as the owners of a national monument by the Principal Act and this Act.
- (3) All moneys received by the Commissioners under this section 35 shall be paid into or disposed of for the benefit of the Exchequer in such manner as the Minister shall direct.

18.-(1) A certificate under the seal of the Commissioners Evidence. that the Commissioners are the owners or guardians of a specified national monument shall be prima facie evidence of such 40 ownership or guardianship.

(2) A document certified under the seal of the Commissioners to be a copy of an order made by the Commissioners under the Principal Act or this Act shall be prima facie evidence of such order.

45 19.-Notwithstanding subsection (4) of section 10 of the Petty Time for Sessions (Ireland) Act, 1851, summary proceedings for an offence commencement under the Principal Act or this Act may be instituted within three months from the date when the offence came to the knowledge of the Commissioners.

of proceedings for offences.

licences by Commissioners or local authority.

Short title, construction and collective citation. 20.-(1) This Act may be cited as the National Monuments (Amendment) Act, 1954.

(2) The Principal Act and this Act shall be construed together as one Act.

(3) The Principal Act and this Act may be cited together as the National Monuments Acts, 1930 and 1954.

tor skipit, in man has being our country in a start of the tory

OP could the appendix of the Advisory Council reprinted under prevention of submetion. (2) of this section is the any reason is transporter unable to ach a person may be performed, in like submets to be stad to reason what every other any reason.

(5) Subsections (2) and (3) of section 24 of the Principal Act of 5 investoriety repealed on and from the data appointed by the Minister anneary subsections 1) additistic sections not require the principal on vibilities year of as sonid done if a bost watches and the section of a intervent of the observed of the section of the section of a intervent of the principal of the section of the intervent of the section of the

Modification of exchion 26 of Principal

 All - Nething in section 20 of the Principal Act abait apply to covere der uniportal durging or exercise to at a section to the act and anolds fair the minimed of scencing the suffice while which destruction 0 sections abait abits which is in summer of destruction or decay.

(4) Section 20 of the Principal Ast is hereby repealed:

Making of leases and granting of lisenses be Contrained and er local authority

empers of a national menument they may, subject in the case of the Commissioners, to the consult (either ceneral or particular) of the Minister, and, in the case of a local authority, to the consent of the Commissioners, makedeeses and great licences in respect thereof the support number of a cold term and subject to such rouditions interveting the parasent of reach as the Commissioners of the local authority, as the case may be think sit for the set way as

30 (2) The exercise of the rights conferred by subsection (1) of this resulton an sheed on mission entries of each authority shell, not refleve ethem at the during the during structure of a patient of the competer of and their as the output ethem at the during the during

yd said of said niert yna noffernied on rescaid of (a) (b) as (161ine 1971), i einififentetethiden othersent of ble Commissioners aithateiche Chaidissioners ohreethe invasissoirei guardians of a spacificie eridenes untermest shait heimping face eridenes of such 10 gyngership as mardianship, ad of bendech mujdente (c)

tion by a congression of an array and array and an array and an array and a second and a second and an and array and a second a second and a second and a second and a second and an and a second a second and a second and a second and a second a second

19.—Notwithelauding silf-colling fall of section 10 of the Zeity relations (Frederiche Ast) 1851, summary proceedings for an offence mudder the Principal Acts of this Ast may be instituted within three emerits of the Idate related the silfance constated the furwhere of

noitan dee Examples and 1 coursenetings of proceedings for offerent

BILLE NA SEADCHOMHALTING A STONAL NONLUENTS AMENDMENT

# BILL BUGRASOMEM VEOTARE TELL

Acht do leasu Acht an innitian bis animita in An Acht to antend the Mational Monuments Act. Naisiants, 1930 a Dia Said Seath and a sea and a seath a seath a seath and a seath a seath a seath and a seath a seath and a seath a s

and a second that us based term results allost us based term and the give dist is this change of pulle. If the second is the designed to give dist is this change of pulle. If the second is the second to the second of the hosp of the fulle infectious diseases and under second to the second of Palan Associations diseases and under second to the second of Palan Associations diseases and under is fulle second to the opposite of the term is the fulle opposite the second of the second of Palan of the special based to administer the area hospital and the the infectious diseasers and the second of the second of the term of the special based to above the second of Palan Association and the the infectious diseasers and the second of the second of the second of the is the station second of the solution second of Palanti ties and the officers will be based infectious diseasers and the second of the second of the is the station results of transferred of fibers will be preserved with adapted in results of transferred of the second of the Local divergence (Superanguation) Ast. 1995.

Le centranch direnach an Oifig Dioita Foileeachán Maltais An Staars, And Oifig an Phoist, Itaile Átha Cliath, nó tri aon dioitéón luabhar.

Oldbinseifte ag Gamma de Co., Lito.

Wt. 2012/11/12. -. 676. 12/54. C.&Co. (2009).

BILLE NA SEADCHOMHARTHAI NAISIUNTA (LEASU), 1954. NATIONAL MONUMENTS (AMENDMENT) BILL, 1954.

# BILLE

dá ngairmtear

Acht do leasú Achta na Séadchomharthaí Náisiúnta, 1930.

# BILL

entitled

An Act to amend the National Monuments Act, 1930.

Rite ag dhá Thigh an Oireachtais, 16 Nollaig, 1954. Passed by both Houses of the Oireachtas, 16th December, 1954.

BAILE ÁTHA CLIATH : ARNA FHOILSIÚ AG OIFIG AN tSOLÁTHAIR.

and all the

Le ceannach díreach ón Oifig Díolta Foilseachán Rialtais An Stuara, Árd Oifig an Phoist, Baile Átha Cliath, nó trí aon díoltóir leabhar.

Clóbhuailte ag CAHILL & Co., LTD,

4

[Naoi bPingne Glan.] Wt. 5912/G/12. —. 675. 12/54. C.&Co. (2969). DUBLIN: PUBLISHED BY THE STATIONERY OFFICE.

To be purchased through any bookseller, or directly from the Government Publications Sale Office, G.P.O. Arcade, Dublin.

Printed by CAHILL & Co., LTD.

[Ninepence Net.]