

14 OF 1926.

TO CONTINUE IN OPERATION FOR A FURTHER TERM THE A.D. 1926.
 ECCLESIASTICAL PROPERTIES LAW, 1893. 14 of 1926.

MALCOLM STEVENSON.] [February 25, 1926.

BE it enacted:—

1. This Law may be cited as the Ecclesiastical Properties Short title.
 (Continuance) Law, 1926.

2. The Ecclesiastical Properties Law, 1893, shall continue Continuance
of Law 1 of
1893.
 in force until the 31st day of May, 1928.

3. This Law shall come into operation as from the 1st Date of
coming into
operation.
 June, 1926.

*This Law was published in the Cyprus Gazette No. 1756
 of the 27th February, 1926.*

15 OF 1926.

TO AMEND THE LAW RELATING TO CIVIL PROCEDURE. A.D. 1926.

MALCOLM STEVENSON.] [February 25, 1926. 15 of 1926.

BE it enacted:—

1. This Law may be cited as the Civil Procedure Short title.
 (Amendment) Law, 1926, and shall be read as one with
 the Civil Procedure Law, 1885.

2. Every person who, being surety for the debt or duty A surety
who dis-
charges the
liability shall
be entitled
to an
assignment
of all secu-
rities held by
the creditor
and to stand
in the place
of the cre-
ditor, and
use his name,
if necessary,
in order to
obtain
indemnifi-
cation.
 of another, or being liable with another for any debt or
 duty, shall pay such debt or perform such duty, shall be
 entitled to have assigned to him, or to a trustee for him,
 every judgment, specialty, or other security which shall
 be held by the creditor in respect of such debt or duty,
 whether such judgment, specialty, or other security shall
 or shall not be deemed at law to have been satisfied by the
 payment of the debt or performance of the duty, and such
 person shall be deemed entitled to stand in the place of the
 creditor, and to use all the remedies, and if need be, and upon
 a proper indemnity, to use the name of the creditor, in any
 action or other proceeding at law in order to obtain from
 the principal debtor, or any co-surety, co-contractor, or
 co-debtor, as the case may be, indemnification for the
 advances and loss sustained by the person who shall have
 so paid such debt or performed such duty, and such payment
 or performance so made by such surety shall not be raised
 in bar of any such action or other proceeding by him: