

ÉIRE.

CHLÁIR UM AN DARA LEASU AR AN mBUNREACHT, 1940,
BAI LÍNE MORTÚITHEAGA EBT TO TUIHMHNEALA CHROGRÁ

SECOND AMENDMENT OF THE CONSTITUTION BILL, 1940.

BILLE UM AN DARA LEASU AR AN mBUNREACHT, 1940.

—Táiníosan ag an chomhairle eis in measc an

CHLÁIR UM AN DARA

LEASU

AR AN mBUNREACHT,

AS AMENDED ON REPORT.

Bill
Dáil

AS AMENDED ON REPORT BY THE HOUSE OF COMMONS
CONSTITUTION BILL, 1940, AS AMENDED ON REPORT

As amended on Report.

Mar do leasúodh ar Thuarsagbháil.

—Táiníosan ag an chomhairle eis in measc an

CHLÁIR UM AN DARA

LEASU

AR AN mBUNREACHT,

AS AMENDED ON REPORT.

—Táiníosan ag an chomhairle eis in measc an

CHLÁIR UM AN DARA

LEASU

AR AN mBUNREACHT,

AS AMENDED ON REPORT.

—Táiníosan ag an chomhairle eis in measc an

CHLÁIR UM AN DARA

LEASU

AR AN mBUNREACHT,

AS AMENDED ON REPORT.

—Táiníosan ag an chomhairle eis in measc an

CHLÁIR UM AN DARA

LEASU

AR AN mBUNREACHT,

AS AMENDED ON REPORT.

[No. 40b of 1940.]

ÉIRE.

SECOND AMENDMENT OF THE CONSTITUTION BILL, 1940.

As amended on Report.

ARRANGEMENT OF SECTIONS.

Section. 5

1. Enactment of the amendments in the Schedule.
2. Citation.

SCHEDULE.

PARTICULARS OF AMENDMENTS.

BILL

10

entitled

AN ACT TO AMEND THE CONSTITUTION.

WHEREAS by virtue of Article 46 of the Constitution any provision of the Constitution may be amended in the manner provided by that Article : 15

AND WHEREAS it is provided by Article 51 of the Constitution that any of the provisions of the Constitution may, subject as thereafter provided, be amended by the Oireachtas within a period of three years after the date on which the first President shall have entered upon his office : 20

AND WHEREAS the first President entered upon his office on the 25th day of June, 1938 :

AND WHEREAS experience has shown that certain amendments of the Constitution are desirable :

AND WHEREAS it is therefore proposed that the several 25 amendments of the Irish text and the English text respectively of the Constitution which are set out in the Schedule to this Act should be made by the Oireachtas :

BE IT THEREFORE ENACTED BY THE OIREACHTAS AS FOLLOWS :— 30

Enactment
of the
amendments
in the
Schedule.

1.—Upon the passing of this Act the several amendments of the Irish text and the English text respectively of the Constitution which are specified in the Schedule to this Act shall forthwith become and be effective and, for that purpose, every Article of the Constitution mentioned in the second column of the said 35 Schedule shall—

(a) as respects the Irish text thereof, be amended in the manner stated in the third column of the said Schedule

ÉIRE.

BILLE UM AN DARA LEASU AR AN mBUNREACHT, 1940.

Mar do leasuíodh ar Thuarasgabháil.

RIAR NA nALT.

5 Alt.

1. Na leasuithe sa Scéideal d'achtú.
2. Luadh.

SCEIDEAL.

NA LEASUITHE.

10

BILLE

dá ngairmtear

ACHT CHUN AN BUNREACHT DO LEASU.

DE BHRI gur ead, de bhuadh Airteagail 46 den Bhunreacht, foráileamh ar bith den Bhunreacht do leasú ar an modh socrúitear 15 leis an Airteagal san :

AGUS DE BHRI go socrúitear le hAirteagal 51 den Bhunreacht go dtig leis an Oireachtas, taobh istigh de thrí bliana tar éis an lae rachas an chéad Uachtaráin i gcúram a oifige agus fé chuimsiú na nithe atá leagtha amach ansan ina dhiaidh sin, leasú do 20 dhéanamh ar aon phoráiltibh den Bhunreacht :

AGUS DE BHRI go ndeachaidh an chéad Uachtaráin i gcúram a oifige an 25adh lá de Mheitheamh, 1938 :

AGUS DE BHRI gur léir de thoradh taithighe gur mhaith an rud leasuithe áirithe do dhéanamh ar an mBunreacht :

25 AGUS DE BHRI go bhfuil beartuithe ar an abhar san an tOireachtas do dhéanamh na leasuithe uile agus fé seach atá leagtha amach sa Scéideal a ghabhann leis an Acht so ar théacs Ghaedhilge an Bhunreachta agus ar théacs Bhéarla an Bhunreachta fé seach :

ACHTUIGHEADH AN TOIREACHTAS AR AN ABHAR SAN
30 MAR LEANAS :—

1.—Na leasuithe uile agus fé seach, ar théacs Ghaedhilge an Bhunreachta agus ar théacs Bhéarla an Bhunreachta fé seach, a luaidhtear sa Scéideal a ghabhann leis an Acht so, tiocfaidh láithreach chun bheith agus beidh éifeachtúil ar an Acht so do rith agus, 35 chuige sin, beidh gach Airteagal den Bhunreacht a luaidhtear sa dara colún den Scéideal san leasuithe ansan—

(a) maidir le n-a théacs Gaedhilge, ar an modh adeirtear sa tríú colún den Scéideal san os coinne an luaidhte, no

opposite the mention, or each of the several mentions, of the Article in the said second column, and

(b) as respects the English text thereof, be amended in the manner stated in the fourth column of the said Schedule opposite the mention, or each of the several mentions, of the Article in the said second column.

Citation.

2.—(1) The several amendments of the Constitution effected by this Act shall be collectively known as and may for all purposes be collectively referred to as the Second Amendment of the Constitution, and any particular one of those amendments may, for purposes of identification, be referred to by the number in the first column of the Schedule to this Act opposite the statement of such amendment in the other columns of the said Schedule. 10

(2) This Act may be cited as the Second Amendment of the Constitution Act, 1941.

15

SCHEDULE.

PARTICULARS OF AMENDMENTS.

Ref. No.	Article amended	Nature of amendment of the Irish text	Nature of amendment of the English text
1.	Article 11	The deletion of the word "fagháitás" and the insertion, in its place, of the word "clos".	No corresponding amendment.
2.	Article 12	In sub-section 3° of section 3, the deletion of the words "nó má éagann, nó má éirgheann as, nó má ghabhann mithreoir bhuan é agus go suidhfeart sin mar adubhradh" and the insertion in their place of the words and brackets "nó má thárluigheann dó (roimh é do dhul i gcúram a oifige nó dá éis sin) é d'éag nó é d'éirge as nó mithreoir bhuan ar n-a suidheamh mar adubhradh dá ghabháil".	In sub-section 3° of section 3, the insertion of the words and brackets "(whether occurring before or after he enters upon his office)" immediately after the words "as aforesaid".
3.	Article 13	In sub-section 1° of section 7, the deletion of the word "chun" and the insertion in its place of the words "fá bhrághaid Tíghthe" and, in sub-section 2° of the said section 7, the deletion of the word "teachtaireacht" and the insertion, in its place, of the word "aitheasc".	No corresponding amendment.
4.	Article 14	The deletion of the words "leis an mBunreacht so" where they occur in section 1, in section 4, and in sub-section 1° of section 5, and the insertion in each case of the words "leis an mBunreacht so nó fé" in the place of the said deleted words; and the deletion of the words "do réir an Bhunreachta so" in sub-section 2° of section 5 and the insertion in their place of the words "do réir an Bhunreachta so nó fé".	The deletion of the words "by this Constitution" where they occur in section 1, in section 4, in sub-section 1° of section 5, and in sub-section 2° of section 5, and the insertion in each case of the words "by or under this Constitution" in the place of the said deleted words.

gach cinn fé leith de sna luaidhte uile, deintear ar an Airteagal sa dara colún san, agus

- (b) maidir le n-a théacs Béarla, ar an modh adeirtear sa cheathrú colún den Scideal san os coinne an luaidhte, 5 no gach cinn fé leith de sna luaidhte uile, deintear ar an Airteagal sa dara colún san.

2.—(1) An Dara Leasú ar an mBunreacht do bhéarfá ar na Luadh.
leasuithe uile le chéile a deintear ar an mBunreacht leis an Acht
so agus is cead, chun gach críche, an ainm sin do ghairm de sna
10 leasuithe sin le chéile, agus is cead, chun crícheanna aitheantais,
tagairt d'aon leasú áirithe aca tríd an uimhir do luadh atá sa chéad
cholún den Scideal a ghabhann leis an Acht so os coinne an
luaidhte deintear ar an leasú san sna colún eile den Scideal san.

(2) Féadfar an tAcht um an Dara Leasú ar an mBunreacht, 1941,
15 do ghairm den Acht so.

SCEIDEAL.

NA LEASUITHE.

Uimh. Thag.	An tAirteagal a leasuitear	An leasú deintear ar an téacs Ghaedhilge	An leasú deintear ar an téacs Bhéarla
1.	Airteagal 11	An focal "fagháltas" do scriosadh agus an focal "cios" do chur ina ionad.	Níl aon leasú cárteáil le déanamh.
2.	Airteagal 12	Na focail "nó má éagann, nó má éirgheann as, nó má ghabhann míthreoir bhuan é agus go suidhfeart sin mar adubhradh" do scriosadh as fo-alt 3º d'alt 3 agus na focail agus na lúibíní "nó má thárlugh-eann dó (roimh é do dhul i gcúram a oifige nó dá éis sin) é d'éag nó é d'éirghe as nó míthreoir bhuan ar n-a suidheamh mar adubhradh dá ghabháil" do chur ina n-ionad.	Na focail agus na lúibíní "(whether occurring before or after he enters upon his office)" do chur isteach i bhfo-alt 3º d'alt 3 direach i ndiaidh na bhfocal "as aforesaid".
3.	Airteagal 13	An focal "chun" do scriosadh as fo-alt 1º d'alt 7 agus na focail "fá bhrághaid Tighthe" do chur ina ionad, agus an focal "teachtaireacht" do scriosadh as fo-alt 2º den alt san 7 agus an focal "aitheasc" do chur ina ionad.	Níl aon leasú cárteáil le déanamh.
4.	Airteagal 14	Na focail "leis an mBunreacht so" do scriosadh as na háiteanna ina bhfuilid in alt 1, in alt 4, agus i bhfo-alt 1º d'alt 5, agus na focail "leis an mBunreacht so nó fé" do chur, i ngach cás, in ionad na bhfocal san a scriostar; agus fós na focail "do réir an Bhunreachta so" do scriosadh as fo-alt 2º d'alt 5, agus na focail "do réir an Bhunreachta so nó fé" do chur ina n-ionad.	Na focail "by this Constitution" do scriosadh as na háiteanna ina bhfuilid in alt 1, in alt 4, i bhfo-alt 1º d'alt 5, agus i bhfo-alt 2º d'alt 5, agus na focail "by or under this Constitution" do chur, i ngach cás, in ionad na bhfocal san a scriostar.

SCHEDULE.

PARTICULARS OF AMENDMENTS.—*continued.*

Ref. No.	Article amended	Nature of amendment of the Irish text	Nature of amendment of the English text
5.	Article 15	In section 15, the deletion of the words "fairis sin taistéal i n-aisce agus cibé áiseanna eile a bhain-eas le n-a ndualgasaibh, mar", and the insertion, in their place, of the words "chun go ndeonaí dhóibh, maidir le n-a ndualgasaibh, saoráid chun taistéal i n-aisce agus cibé saoráid eile a".	No corresponding amendment.
6.	Article 18	In section 3 the deletion of the words "is é an Taoiseach a ainmneochas iad le réamh-chead uatha féin", and the insertion in their place of the words "ainmneochar iad le réamh-chead uatha féin ag an Taoiseach a ceapfar ar Dhál Éireann d'ath-thionól i ndiaidh an lánscur ar Dhál Éireann is siocair leis na comhaltais d'ainmníú".	In section 3, the deletion of the words "nominated by the Taoiseach with their prior consent", and the insertion in their place of the words "nominated, with their prior consent, by the Taoiseach who is appointed next after the re-assembly of Dáil Éireann following the dissolution thereof which occasions the nomination of the said members".
7.	Article 18	In paragraph iii of section 4, the deletion of the words "Toghsaídh an toghlucht a luaidhtear annso i n-ar ndiaidh", and the insertion, in their place, of the word "Toghsfar".	No corresponding amendment.
8.	Article 20	In sub-section 2º of section 2 the deletion of the words "é bheathnú mar breathnócháil Bille a tionn-snócháil i nDáil Éireann", and the insertion, in their place, of the words "a mheas é bheith ina Bhille a tionn-snadh i nDáil Éireann".	No corresponding amendment.
9.	Article 24	<p>The deletion of section 2 and the insertion in its place of a new section as follows, that is to say :—</p> <p>"2. Bille ar bith a ndearnadh an tréimhse chun a bheathnughthe ag Seanad Éireann do ghoírrú fán Aireagal so, má thárluigheann,</p> <p>(a) i gcás Bille nach Bille Airgid, go n diúltuigh heann Seanad Éireann dó no go ritheann Seanad Éireann é maille le leasúigh-thibh dá ndiúltuigh-eann Dáil Éireann nó ná déanann Seanad Éireann é rith ná diúltadh dhó, nó,</p> <p>(b) i gcás Bille Airgid, go gcuireann Seanad Éireann ar ais go Dáil Éireann é maille le moltaibh ná glacann Dáil Éireann leo ná ná déanann Seanad Éireann é chur ar ais go Dáil Éireann,</p> <p>taobh istigh den tréimhse a luaidhtear insan rún, ní foláir a mheas gur rith-eadh an Bille ag dhá Thigh an Oireachtas i gcionn na tréimhse sin."</p>	<p>The deletion of section 2 and the insertion in its place of a new section as follows, that is to say :—</p> <p>"2. Where a Bill, the time for the consideration of which by Seanad Éireann has been abridged under this Article,</p> <p>(a) is, in the case of a Bill which is not a Money Bill, rejected by Seanad Éireann or passed by Seanad Éireann with amendments to which Dáil Éireann does not agree or neither passed nor rejected by Seanad Éireann, or</p> <p>(b) is, in the case of a Money Bill, either returned by Seanad Éireann to Dáil Éireann with recommendations which Dáil Éireann does not accept or is not returned by Seanad Éireann to Dáil Éireann,</p> <p>within the period specified in the resolution, the Bill shall be deemed to have been passed by both Houses of the Oireachtas at the expiration of that period."</p>

SCEIDEAL.

NA LEASUITHE.—*ar leanúint.*

Uimh. Thag.	An tAirteagal a leasuitear	An leasú deintear ar an téacs Ghaedhilge	An leasú deintear ar an téacs Bhéarla
5.	Airteagal 15	Na focail "fairis sin taistéal i n-aisce agus cibé áiseanna eile a bhaineas le n-a ndualgasaibh, mar " do scriosadh as alt 15, agus na focail "chun go ndeon-fai dhóibh, madir le n-a ndualgasaibh, saoráid chun taistéal i n-aisce agus cibé saoráid eile a " do chur ina n-ionad.	Nil aon leasú có-réire le déanamh.
6.	Airteagal 18	Na focail "is é an Taoiseach a ainmneochas iad le réamh-chead uatha féin " do scriosadh as alt 3, agus na focail "ainmneochar iad le réamh-chead uatha féin ag an Taoiseach a ceapfar ar Dháil Éireann d'ath-thionól i ndiaidh an lánscuir ar Dháil Éireann is siocair leis na comhaltaí sin d'ainmníú " do chur ina n-ionad.	Na focail "nominated by the Taoiseach with their prior consent " do scriosadh as alt 3, agus na focail " nominated, with their prior consent, by the Taoiseach who is appointed next after the re-assembley of Dáil Eireann following the dissolution thereof which occasions the nomination of the said members " do chur ina n-ionad.
7.	Airteagal 18	Na focail "Toghfaidh an toghlucht a luaidhtear annso i n-ar ndiaidh " do scriosadh as mír iii d'alt 4 agus an focal "Toghsfar " do chur ina n-ionad.	Nil aon leasú có-réire le déanamh.
8.	Airteagal 20	Na focail "é bheathnú mar breathnócháil Bille a tionnscnócháil i nDáil Éireann " do scriosadh as fo-alt 2º d'alt 2 agus na focail "a mheas é bheith ina Bhille a tionnscnadh i nDáil Éireann " do chur ina n-ionad.	Nil aon leasú có-réire le déanamh.
9.	Airteagal 24	<p>Alt 2 do scriosadh agus alt nua mar leanas do chur ina ionad, sé sin le rá :—</p> <p>" 2. Bille ar bith a ndearnadh an tréimhse chun a bhreathnúighthe ag Seanad Éireann do ghiorrú fán Airteagal so, má thárluigheann,</p> <p>(a) i gcás Bille nach Bille Aigid, go ndiúltuigheann Seanad Éireann dó nó go ritheann Seanad Éireann é maille le leasúigh-thibh dá ndiúltuigh-eann Dáil Éireann nó ná déanann Seanad Éireann é rith ná diúltadh dhó, nó,</p> <p>(b) i gcás Bille Aigid, go gcuireann Seanad Éireann ar ais go Dáil Éireann é maille le moltaibh ná glacann Dáil Éireann leo ná déanann Seanad Éireann é chur ar ais go Dáil Éireann,</p> <p>taobh istigh den tréimhse a luaidhtear insan rún, ní foláir a mheas gur ritheadh an Bille ag dhá Thigh an Oireachtas i gcionn na tréimhse sin."</p>	<p>Alt 2 do scriosadh agus alt nua mar leanas do chur ina ionad, sé sin le rá :—</p> <p>" 2. Where a Bill, the time for the consideration of which by Seanad Éireann has been abridged under this Article,</p> <p>(a) is, in the case of a Bill which is not a Money Bill, rejected by Seanad Éireann or passed by Seanad Éireann with amendments to which Dáil Éireann does not agree or neither passed nor rejected by Seanad Éireann, or</p> <p>(b) is, in the case of a Money Bill, either returned by Seanad Éireann to Dáil Éireann with recommendations which Dáil Éireann does not accept or is not returned by Seanad Éireann to Dáil Éireann,</p> <p>within the period specified in the resolution, the Bill shall be deemed to have been passed by both Houses of the Oireachtas at the expiration of that period."</p>

SCHEDULE.

PARTICULARS OF AMENDMENTS.—*continued.*

Ref. No.	Article amended	Nature of amendment of the Irish text	Nature of amendment of the English text
10.	Article 25	<p>In sub-section 1° of section 2, the deletion of the word "cúig" and the insertion in its place of the words "an cùigmheadh", and the deletion of the word "seacht" and the insertion in its place of the words "an seachtmhadh"; in sub-section 2° of section 2, the deletion of the word "cúig" and the insertion in its place of the words "an cùigmheadh".</p>	<p>In sub-section 1° of section 2, the deletion of the word "five" and the insertion in its place of the words "the fifth", and the deletion of the words "seven days" and the insertion in their place of the words "the seventh day"; in sub-section 2° of section 2, the deletion of the words "five days" and the insertion in their place of the words "the fifth day".</p>
11.	Article 25	<p>The deletion of section 4 and the insertion in its place of a new section as follows, that is to say :—</p> <p>"4. 1° Déanann dligeadh de gach Bille an lá a chuireann an tUachтарán a lámh leis fán mBunreacht so agus is dligheadh é an lá sin agus ón lá sin amach agus, muná leír a mhalaírt d'intinn ina thaobh, is é an lá sin a thigeann sé i ngníomh.</p> <p>"2° Gach Bille a gcuirteann an tUachтарán a lámh leis fán mBunreacht so ní foláir dó é fhógaírt ina dhligheadh le fógra insan <i>Iris Oifigiúil</i>, fá ordú uaidh, dá rádh go bhfuil an Bille ina dhligheadh.</p> <p>"3° Isé téacs de Bhille a gcuirfishi an tUachтарán a lámh leis ná an téacs do ritheadh nó a meastar do ritheadh ag dhá Thigh an Oireachtas agus, má rithtear Bille nó má meastar é bheith rithe amhlaidh insan dá theangan oifigeamhla, cuirfishi an tUachтарán a lámh le téacs Gaedhilge agus le téacs Sacs-Bhéarla an Bhille.</p> <p>"4° I gcás an tUachтарán do chur a láimhe le téacs Bhille i dtéangain de na teangthacha oifigeamhla agus insan teangan sin amháin, ní foláir tiontnódh oifigeamhail do chur amach insan teangan oifigeamhail eile.</p> <p>"5° Chomh luath agus is féidir é tar éis Bille do shighniú agus é fhógaírt ina dhligheadh, ní foláir an téacs den dligheadh sin le n-a mbeidh lámh an Uachtaráin nó, i gcás lámh an Uachtaráin do bheith le téacs Gaedhilge agus le téacs Sacs-Bhéarla an dligidh sin, an dá théacs sighthíthe sin do chur isteach ina iris nó ina n-iris i n-oifig Iriseoir na Cúirte Uachтарaigh, agus is fiadhnaise dho-chlaoideadh ar fhóraíltibh an dligidh sin an téacs a curfear isteach ina iris, nó an dá théacs a curfear isteach ina n-iris, amhlaidh.</p>	<p>The deletion of section 4 and the insertion in its place of a new section as follows, that is to say :—</p> <p>"4. 1° Every Bill shall become and be law as on and from the day on which it is signed by the President under this Constitution, and shall, unless the contrary intention appears, come into operation on that day.</p> <p>"2° Every Bill signed by the President under this Constitution shall be promulgated by him as a law by the publication by his direction of a notice in the <i>Iris Oifigiúil</i> stating that the Bill has become law.</p> <p>"3° Every Bill shall be signed by the President in the text in which it was passed or deemed to have been passed by both Houses of the Oireachtas, and if a Bill is so passed or deemed to have been passed in both the official languages, the President shall sign the text of the Bill in each of those languages.</p> <p>"4° Where the President signs the text of a Bill in one only of the official languages, an official translation shall be issued in the other official language.</p> <p>"5° As soon as may be after the signature and promulgation of a Bill as a law, the text of such law which was signed by the President or, where the President has signed the text of such law in each of the official languages, both the signed texts shall be enrolled for record in the office of the Registrar of the Supreme Court, and the text, or both the texts, so enrolled shall be conclusive evidence of the provisions of such law.</p>

SCEIDEAL.

NA LEASUITHE.—ar leanúint.

Úimh. Thag.	An tAireagal a leasuitear	An leastú deintear ar an téacs Ghaedhilge	An leastú deintear ar an téacs Bhéarla
10.	Airteagal 25	<p>An focal "cúig" do scriosadh as fo-alt 1º d'alt 2 agus na focal "an cúigmheadh" do chur ina ionad, agus fós an focal "seacht" do scriosadh as an bhfo-alt san agus na focal "an seachtmheadh" do chur ina ionad; an focal "ctig" do scriosadh as fo-alt 2º d'alt 2 agus na focal "an cúigmheadh" do chur ina ionad.</p>	<p>An focal "five" do scriosadh as fo-alt 1º d'alt 2 agus na focal "the fifth" do chur ina ionad, agus fós na focal "seven days" do scriosadh as an bhfo-alt san agus na focal "the seventh day" do chur ina n-ionad; na focal "five days" do scriosadh as fo-alt 2º d'alt 2 agus na focal "the fifth day" do chur ina n-ionad.</p>
11.	Airteagal 25	<p>Alt 4 do scriosadh agus alt nua mar leanas do chur ina ionad, sé sin le rá :—</p> <p>" 4. 1º Déanann dlígh-eadh de gach Bille an lá a chuireann an tUachtáran a lámh leis fán mBun-reacht so agus is dlígh-eadh é an lá sin agus ón lá sin amach agus, munláir a mhalaire d'intinn ina thaobh, is é an lá sin a thigeann sé i ngníomh.</p> <p>" 2º Gach Bille a gcuir-eann an tUachtáran a lámh leis fán mBun-reacht so ní foláir do é fhógaírt ina dhligheadh le fógra insan <i>Iris Oifigiúil</i>, fá ordú uaidh, dá rádh go bhfuil an Bille ina dhligheadh.</p> <p>" 3º Isé téacs de Bhille a gcuirfidi an tUachtáran a lámh leis ná an téacs do ritheadh nó a meastar do ritheadh ag dhá Thigh an Oireachtais agus, má rihtear Bille nó má meastar é bheith ritheamhlaidh insan dá theanganain oifigeamhla, cuirfidi an tUachtáran a lámh le téacs Gaedhilge agus le téacs Sac-Bhéarla an Bhille.</p> <p>" 4º I gcás an tUachtáran do chur a láimhe le téacs Bhille i dteangeal-de na teangthacha oifigeamhla agus insan teangan sin amháin, ní foláir tionntódh oifigeamhail do chur amach insan teangan oifigeamhail eile.</p> <p>" 5º Chomh luath agus is féidir é tar éis Bille do shighniú agus é fhógaírt ina dhligheadh, ní foláir an téacs den dhligheadh sin le n-a mbeidh lámh an Uachtaráin nó, i gcás lámh an Uachtáráin do bheith le téacs Gaedhilge agus le téacs Sac-Bhéarla an dhligidh sin, an dá théacs sighthithe sin do chur isteach ina iris nó ina n-iris i n-oifig Iriseoir na Cúirte Uachtaraighe, agus is fiadhnaise dho-chlaoihte ar fhóraillibh an dhligidh sin an téacs a curfear isteach ina iris, nó an dá théacs a curfear isteach ina n-iris, amhlaidh.</p>	<p>Alt 4 do scriosadh agus alt nua mar leanas do chur ina ionad, sé sin le rá :—</p> <p>" 4. 1º Every Bill shall become and be law as on and from the day on which it is signed by the President under this Constitution, and shall, unless the contrary intention appears, come into operation on that day.</p> <p>" 2º Every Bill signed by the President under this Constitution shall be promulgated by him as a law by the publication by his direction of a notice in the <i>Iris Oifigiúil</i> stating that the Bill has become law.</p> <p>" 3º Every Bill shall be signed by the President in the text in which it was passed or deemed to have been passed by both Houses of the Oireachtas, and if a Bill is so passed or deemed to have been passed in both the official languages, the President shall sign the text of the Bill in each of those languages.</p> <p>" 4º Where the President signs the text of a Bill in one only of the official languages, an official translation shall be issued in the other official language.</p> <p>" 5º As soon as may be after the signature and promulgation of a Bill as a law, the text of such law which was signed by the President or, where the President has signed the text of such law in each of the official languages, both the signed texts shall be enrolled for record in the office of the Registrar of the Supreme Court, and the text, or both the texts, so enrolled shall be conclusive evidence of the provisions of such law.</p>

SCHEDULE.

PARTICULARS OF AMENDMENTS.—*continued.*

Ref. No.	Article amended	Nature of amendment of the Irish text	Nature of amendment of the English text
		<p>“ 6º I gcás téacs Gaedhilge agus téacs Sacs-Bhéarla de dhligheadh do chur isteach ina n-iris fán alt so agus gan an dá théacs sin do bheith do réir a chéile, is ag an téacs Gaedhilge a bheidh an forlámhas.”</p>	<p>“ 6º In case of conflict between the texts of a law enrolled under this section in both the official languages, the text in the national language shall prevail.”</p>
12.	Article 25	<p>The addition of a new section (at the end of the Article) as follows, that is to say :—</p> <p>“ 5. 1º Is dleaghthach don Taoiseach a thabhairt, ó am go ham fá mar a chifeart dó gábhadh do bheith leis, go ndéanfar téacs (insan Ghaedhilge agus insan Sacs-Bhéarla) den Bhunreacht so, mar a bheidh i bhfeidhm an tráth sin agus ina mbeidh na leasúighthe uile bheidh déanta air go dti sin, d'ullmhú fá n-a threorú.</p> <p>“ 2º Gach téacs a hullamhóchar amhlaidh ni foláir don Uachtaráin a lámh do chur le cób de ar bheith fiorúighthe dhi le sigríthe an Taoisigh agus an Phrimh-Bhreithimh, agus ní foláir an chóib sin do chur isteach ina hiris i n-oifig Iriúseoir na Cúirte Uachtaraighe.</p> <p>“ 3º An chóib a bheidh sigríthe agus curtha isteach ina hiris amhlaidh agus gurb í an téacs is deireannaighe, ar n-a ullmhú amhlaidh, i n-alt na huaire i, beidh sí, ar bheith curtha isteach ina hiris di amhlaidh, ina fiadhnaise dhochlaiodh ar an mBunreacht so mar a bheidh ar dháta an chóib sin do chur isteach ina hiris amhlaidh agus, chuige sin, gabhfa sí ionad na dtéacsanna uile den Bhunreacht so a mbeidh cóbainn dhiobh curtha isteach ina n-iris amhlaidh roimhe sin.</p> <p>“ 4º I gcás gan na téacsanna d'aon chóib áirithe den Bhunreacht so a bheidh curtha isteach ina hiris fán alt so do bheith do réir a chéile, is ag an téacs Gaedhilge a bheidh an forlámhas.”</p>	<p>The addition of a new section (at the end of the Article) as follows, that is to say :—</p> <p>“ 5. 1º It shall be lawful for the Taoiseach, from time to time as occasion appears to him to require, to cause to be prepared under his supervision a text (in both the official languages) of this Constitution as then in force embodying all amendments theretofore made therein.</p> <p>“ 2º A copy of every text so prepared, when authenticated by the signatures of the Taoiseach and the Chief Justice, shall be signed by the President and shall be enrolled for record in the office of the Registrar of the Supreme Court.</p> <p>“ 3º The copy so signed and enrolled which is for the time being the latest text so prepared shall, upon such enrolment, be conclusive evidence of this Constitution as at the date of such enrolment and shall for that purpose supersede all texts of this Constitution of which copies were previously so enrolled.</p> <p>“ 4º In case of conflict between the texts of any copy of this Constitution enrolled under this section, the text in the national language shall prevail.”</p>
13.	Article 26	<p>In sub-section 2º of section 1, the deletion of the word “cheithre” and the insertion in its place of the words “an seacht-mhadh”.</p>	<p>In sub-section 2º of section 1, the deletion of the words “four days” and the insertion in their place of the words “the seventh day”.</p>

SCEIDEAL.

NA LEASUITHE.—ar leanúint.

Uimh. Thag.	An tAirteagal a leasuitear	An leasú deintear ar an téacs Ghaedhilge	An leasú deintear ar an téacs Bhéarla
		<p>“ 6° I gcás téacs Gaedhilge agus téacs Sacs-Bhéarla de dhligheadh do chur isteach ina n-iris fán alt so agus gan an dá théacs sin do bheith do réir a chéile, is ag an téacs Ghaedhilge a bheidh an forlámhas.”</p>	<p>“ 6° In case of conflict between the texts of a law enrolled under this section in both the official languages, the text in the national language shall prevail.”</p>
12.	Airteagal 25	<p>Alt nua mar leanas do chur i ndeireadh an Airteagail, sé sin le rá :—</p> <p>“ 5. 1° Is dileaghthach don Taoiseach a thabhairt, ó am go ham fá mar a chifeart dó gábhadh do bheith leis, go ndéanfar téacs (insan Ghaedhilg agus insan Sacs-Bhéarla) den Bhunreacht so, mar a bheidh i bhfeidhm an tráth sin agus ina mbeidh na leasúighthe uile bheidh déanta air go dtí sin, d'ullmhú fá n-a threorú.</p> <p>“ 2° Gach téacs a hullamhóchar amhlaidh ní folair don Uachtarán a lámh do chur le cób de ar bheith fioruigthe dhi le sighnithe an Taoisigh agus an Phrimh-Bhreithimh, agus ní foláir an chób sin do chur isteach ina hiris i n-oifig Irisceoir na Cúirte Uachtaraighe.</p> <p>“ 3° An chóib a bheidh sighnighthe agus curtha isteach ina hiris amhlaidh agus gurb í an téacs is deireannaighe, ar n-a ullmhú amhlaidh, i n-alt na huaire i, beidh sí, ar bheith curtha isteach ina hiris di amhlaidh, ina fiadhnaise dho-chlaoidh ar an mBunreacht so mar a bheidh ar dháta an chóib sin do chur isteach ina hiris amhlaidh agus, chuige sin, gabhfa sí ionad na dtéacsanna uile den Bhunreacht so a mbeidh cóibeanna dhiobh curtha isteach ina n-iris amhlaidh roimhe sin.</p> <p>“ 4° I gcás gan na téacsanna d'aon chóib áirithe den Bhunreacht so a bheidh curtha isteach ina hiris fán alt so do bheith do réir a chéile, is ag an téacs Ghaedhilge a bheidh an forlámhas.”</p>	<p>Alt nua mar leanas do chur i ndeireadh an Airteagail, sé sin le rá :—</p> <p>“ 5. 1° It shall be lawful for the Taoiseach, from time to time as occasion appears to him to require, to cause to be prepared under his supervision a text (in both the official languages) of this Constitution as then in force embodying all amendments theretofore made therein.</p> <p>“ 2° A copy of every text so prepared, when authenticated by the signatures of the Taoiseach and the Chief Justice, shall be signed by the President and shall be enrolled for record in the office of the Registrar of the Supreme Court.</p> <p>“ 3° The copy so signed and enrolled which is for the time being the latest text so prepared shall, upon such enrolment, be conclusive evidence of this Constitution as at the date of such enrolment and shall for that purpose supersede all texts of this Constitution of which copies were previously so enrolled.</p> <p>“ 4° In case of conflict between the texts of any copy of this Constitution enrolled under this section, the text in the national language shall prevail.”</p>
13.	Airteagal 26	An focal “ cheithre ” do scriosadh as fo-alt 2° d'alt 1, agus na focal “ an seachtmadh ” do chur ina ionad.	Na focail “ four days ” do scriosadh as fo-alt 2° d'alt 1, agus na focail “ the seventh day ” do chur ina n-ionad.

SCHEDULE.

PARTICULARS OF AMENDMENTS.—*continued.*

Ref. No.	Article amended	Nature of amendment of the Irish text	Nature of amendment of the English text
14.	Article 26	In sub-section 2° of section 1, the deletion of the words "a rithtear an Bille nó a meastar a ritheadh é ag dhá Thígh an Oireachtais" and the insertion in their place of the words "a thairgeann an Taoiseach an Bille don Uachtaráin chun a lámh do chur leis".	In sub-section 2° of section 1, the deletion of the words "passed or deemed to have been passed by both Houses of the Oireachtas" and the insertion in their place of the words "presented by the Taoiseach to the President for his signature".
15.	Article 26	The addition at the end of sub-section 2° of section 2 of the words "agus isé chraolfas an bheith sin ná an duine sin de na breitheamhnaibh sin a cheapfaidh an Chúirt chuige sin, agus ní cead tuairim ar bith eile, ag aontú leis an mbreith sin, do chraoladh ná ní cead a noctadh tuairim ar bith eile den tsórt sin do bheith ann".	The addition at the end of sub-section 2° of section 2 of the words "and shall be pronounced by such one of those judges as the Court shall direct, and no other opinion, whether assenting or dissenting, shall be pronounced nor shall the existence of any such other opinion be disclosed".
16.	Article 26	In section 3, the insertion, immediately before sub-section 2° thereof, of a new sub-section as follows, that is to say:— "2° I gcás athchuinghe do bheith curtha chun an Uachtaráin fá Aireagal 27 den Bhunreacht so i dtaobh Bille le n-a mbaineann an tAireagal sin, ní foláir an tAireagal sin do chóimhlionadh."	In section 3, the insertion, immediately before sub-section 2° thereof, of a new sub-section as follows, that is to say:— "2° If, in the case of a Bill to which Article 27 of this Constitution applies, a petition has been addressed to the President under that Article, that Article shall be complied with."
		And the alteration of the number of sub-section 2° of section 3 from "2°" to "3°".	And the alteration of the number of sub-section 2° of section 3 from "2°" to "3°".
17.	Article 27	The insertion, immediately before section 2, of a new section as follows, that is to say:— "2. Ní foláir gach athchuinghe den tsórt sin do bheith i scribhinn agus í bheith fá láimh an lucht athchuinghe agus ní foláir a sighnighthe sin do bheith fioruigthe ar an modh a horduigtheart le dligheadh."	The insertion, immediately before section 2, of a new section as follows, that is to say:— "2. Every such petition shall be in writing and shall be signed by the petitioners whose signatures shall be verified in the manner prescribed by law."
		And in section 2, the deletion of the words "gach athchuinghe den tsórt sin do bheith i scribhinn fá láimh an lucht athchuinghe, agus léar-thuairisc do bheith inni" and the insertion in their place of the words "léar-thuairisc do bheith i ngach athchuinghe den tsórt sin".	And in section 2, the deletion of the words "shall be in writing signed by the petitioners".
		And the alteration of the numbers of sections 2, 3, 4 and 5 respectively from those numbers to "3," "4," "5" and "6" respectively.	And the alteration of the numbers of sections 2, 3, 4 and 5 respectively from those numbers to "3," "4," "5" and "6" respectively.

SCEIDEAL.

NA LEASUITHE.—*ar leanáint.*

Uimh. Thag.	An tAirteagal a leasuitear	An leasú deintear ar an téacs Ghaedhilge	An leasú deintear ar an téacs Bhéarla
14.	Airteagal 26	Na focail "a ritheatar an Bille nó a meastar a ritheadh é ag dhá Thigh an Oireachtas" do scriosadh as fo-alt 2° d'alt 1 agus na focail "a thairgeann an Taoiseach an Bille don Uachtaráin chun a lámh do chur leis" do chur ina n-ionad.	Na focail "passed or deemed to have been passed by both Houses of the Oireachtas" do scriosadh as fo-alt 2° d'alt 1 agus na focail "presented by the Taoiseach to the President for his signature" do chur ina n-ionad.
15.	Airteagal 26	Na focail "agus isé chraolfas an bhreith sin ná an duine sin de na breith-eamhnaibh sin a cheap-faith an Chúirt chuijge sin, agus ní cead tuairim ar bith eile, ag aontú nó ag easaontú leis an mbreith sin, do chraoladh ná ní cead a nochtadh tuairim ar bith eile den tsórt sin do bheith ann" do chur i ndeireadh fo-alt 2° d'alt 2.	Na focail "and shall be pronounced by such one of those judges as the Court shall direct, and no other opinion, whether assenting or dissenting, shall be pronounced nor shall the existence of any such other opinion be disclosed" do chur in ndeireadh fo-alt 2° d'alt 2.
16.	Airteagal 26	Fo-alt nua mar leanas do chur in alt 3 direach roimh fho-alt 2° dhe, sé sin le rá :— "2° I gcás athchuinghe do bheith curtha chun an Uachtaráin fá Airteagal 27 den Bhunreacht so i dtaoibh Bille le n-a mbaineann an tAirteagal sin, ní foláir an tAirteagal sin do chóimhíonadh."	Fo-alt nua mar leanas do chur in alt 3 direach roimh fho-alt 2° dhe, sé sin le rá :— "2° If, in the case of a Bill to which Article 27 of this Constitution applies, a petition has been addressed to the President under that Article, that Article shall be complied with."
		Agus uimhir fho-alt 2° d'alt 3 d'atharú o "2°" go "3°".	Agus uimhir fho-alt 2° d'alt 3 d'atharú o "2°" go "3°".
17.	Airteagal 27	Alt nua mar leanas do chur isteach direach roimh alt 2, sé sin le rá :— "2. Ní foláir gach athchuinghe den tsórt sin do bheith i scribhinn agus i bheith fá láimh an lucht athchuinghe agus ní foláir a sighthichthe sin do bheith fíorúighthe ar an modh a horduighthear le dilgeadh."	Alt nua mar leanas do chur isteach direach roimh alt 2, sé sin le rá :— "2. Every such petition shall be in writing and shall be signed by the petitioners whose signatures shall be verified in the manner prescribed by law."
		Agus na focail "gach athchuinghe den tsórt sin do bheith i scribhinn fá láimh an lucht athchuinghe, agus léar-thuairisc do bheith inti" do scriosadh as alt 2 agus na focail "léar-thuairisc do bheith i ngach athchuinghe den tsórt sin" do chur ina n-ionad.	Agus na focail "shall be in writing signed by the petitioners," do scriosadh as alt 2.
		Agus uimhreacha alt 2, 3, 4 agus 5 fé seach d'atharú o sna huimhreacha san go "3," "4," "5" agus "6" fé seach.	Agus uimhreacha alt 2, 3, 4 agus 5 fé seach d'atharú o sna huimhreacha san go "3," "4," "5" agus "6" fé seach.

SCHEDULE.

PARTICULARS OF AMENDMENTS.—*continued.*

Ref. No.	Article amended	Nature of amendment of the Irish text	Nature of amendment of the English text
18.	Article 27	<p>The numbering of section 3 as sub-section 1° of that section, and the addition to the said section 3 of a new sub-section as follows, that is to say:—</p> <p>“ 2° I gcás an Bille nó aon fhóráileamh do chur fá bheith na Cúirte Uachtaraighe fá Airt-eagal 26 den Bhunreacht so, ní bheidh ar an Uachtarán an athchuinghe do bhearthnú muná ndéanáidh ná go dtí go ndéanáidh an Ch irt Uachtarach, de dhruim an churtha fá bheith sin, bheith do chraoladh dá dhearbhú gan an Bille sin nó an foráileamh sin de do bheith i n-aighaidh an Bhunreachta so ná i n-aighaidh aon fhórálite dhe agus, i gcás an Chúirt Uachtarach do chraoladh breithe dá dhearbhú sin, ní bheidh ar an Uachtarán a bheith ar an athchuinghe do chraoladh go ceann sé lá tar éis an lae a craoláir breith na Cúirte Uachtaraighe ag dearbhú mar adubhradh.”</p>	<p>The numbering of section 3 as sub-section 1° of that section, and the addition to the said section 3 of a new subsection as follows, that is to say:—</p> <p>“ 2° If the Bill or any provision thereof is or has been referred to the Supreme Court under Article 26 of this Constitution, it shall not be obligatory on the President to consider the petition unless or until the Supreme Court has pronounced a decision on such reference to the effect that the said Bill or the said provision thereof is not repugnant to this Constitution or to any provision thereof, and, if a decision to that effect is pronounced by the Supreme Court, it shall not be obligatory on the President to pronounce his decision on the petition before the expiration of six days after the day on which the decision of the Supreme Court to the effect aforesaid is pronounced.”</p>
19.	Article 27	<p>In sub-section 2° of section 4, the deletion of the words “Gach Bille dá shórt sin a glactar” and the insertion in their place of the words “Cibé uair a déantar togra bhfionn i mBille is siocair d'athchuinghe fán Airteagal so do ghlacadh”, and the deletion of the word “é” where it firstly occurs in the said sub-section and the insertion in its place of the words “an Bille sin do”.</p>	<p>In sub-section 2° of section 4, the deletion of the words “Every such Bill which” and the insertion in their place of the words “Whenever a proposal contained in a Bill the subject of a petition under this Article”, and the insertion, immediately after the word “section,” of the words “, such Bill”.</p>
20	Article 28	<p>The insertion in sub-section 3° of section 3, immediately before the words “do bhun aon dlighidh” of the words “in aimsir chogaidh nó ceannairce fá arm”.</p>	<p>The insertion, in sub-section 3° of section 3, immediately before the words “in pursuance of any such law,” of the words “in time of war or armed rebellion”.</p>
21	Article 28	<p>The insertion, at the end of and as part of sub-section 3° of section 3, of the words “Insan bhfo-alt so, foluigheann ‘aimsir chogaidh’ tráth a bheidh coinbhliocht fá arm ar siubhal ná beidh an Stát páirteach ann ach go mbeidh beartuighthe ag gach Tígh den Oireachtas ina thaobh le rún go bhfuil ann, de dheascaibh an choinbhliochta sin fá arm, staid phráinne náisiúnta dhéanann deifir do bhonn beatha an Stáit”.</p>	<p>No corresponding amendment.</p>

SCEIDEAL.

NA LEASUITHE.—*ar leanúint.*

Uimh. Thag.	An tAirteagal a leasuitear	An leasú deintear ar an téacs Ghaedhilge	An leasú deintear ar an téacs Bhéarla
18.	Airteagal 27	<p>Alt 3 d'uimhriú mar pho-alt 1° den alt san, agus fo-alt nua mar leanas do chur leis an alt san 3, sé sin le rá :—</p> <p>“ 2° I gcás an Bille nó aon fhóráileamh de do chur fá bhreith na Cúirte Uachtaráighe fá Airt-eagal 26 den Bhunreacht so, ní bheidh ar an Uachtaráin an athchuinghe do bhearnáin muna ndéanaidh ná go dtí go ndéanfaidh an Chúirt Uachtarach, de dhruim an churtha fá bhreith sin, breith do chraoladh dá dhearbhú gan an Bille sin ná an foráileamh sin de do bheith i n-aghaidh an Bhunreachta so ná i n-aghaidh aon fhóráilte dhe agus, i gcás an Chúirt Uachtarach do chraoladh breithe dá dhearbhú sin, ní bheidh ar an Uachtaráin a bhreith ar an athchuinghe do chraoladh go ceann sé lá tar éis an lae a craoláir breith na Cúirte Uachtaráighe ag dearbhú mar adubhradh.”</p>	<p>Alt 3 d'uimhriú mar pho-alt 1° den alt san, agus fo-alt nua mar leanas do chur leis an alt san 3, sé sin le rá :—</p> <p>“ 2° If the Bill or any provision thereof is or has been referred to the Supreme Court under Article 26 of this Constitution, it shall not be obligatory on the President to consider the petition unless or until the Supreme Court has pronounced a decision on such reference to the effect that the said Bill or the said provision thereof is not repugnant to this Constitution or to any provision thereof, and, if a decision to that effect is pronounced by the Supreme Court, it shall not be obligatory on the President to pronounce his decision on the petition before the expiration of six days after the day on which the decision of the Supreme Court to the effect aforesaid is pronounced.”</p>
19.	Airteagal 27	<p>Na focail “Gach Bille dá shórt sin a glactar” do scriosadh as fo-alt 2° d'alt 4 agus na focail “Cibé uair a déantar togra bhfionn i mBille is siocair d'athchuinghe fán Airt-eagal so do ghlacadh” do chur ina n-ionad, agus fós an focal “é” do scriosadh as an gcéad áit ina bhfuil sé sa bhfo-alt san agus na focail “an Bille sin do” do chur ina ionad.</p>	<p>Na focail “Every such Bill which” do scriosadh as fo-alt 2° d'alt 4 agus na focail “Whenever a proposal contained in a Bill the subject of a petition under this Article” do chur ina n-ionad, agus na focail “such Bill” do chur sa bhfo-alt san direach i ndiaidh an fhocail “section”.</p>
20.	Airteagal 28	<p>Na focail “in aimsir chogaidh nó ceannairce fá arm” do chur i bhfo-alt 3° d'alt 3 díreach roimh na focail “do bhun aon dligidh”.</p>	<p>Na focail “in time of war or armed rebellion” do chur i bhfo-alt 3° d'alt 3 díreach roimh na focail “in pursuance of any such law”.</p>
21.	Airteagal 28	<p>Na focail “Insan bhfo-alt so, foluigheann ‘aimsir chogaidh’ tráth a bheidh coinbhliocht fá arm ar siubhal ná beidh an Stát páirteach ann ach go mbeidh beartuighthe ag gach Tigh den Oireachtas ina thaobh le rún go bhfuil ann, de dheascaibh an choinbhliochta sin fá arm, staid phráinne náisiúnta dhéanann deifir do bhonn beatha an Stáit” do chur i ndeireadh fo-alt 3° d'alt 3 mar chuid den pho-alt san.</p>	<p>Nil aon leasú cáráire le déanamh.</p>

SCHEDULE.

PARTICULARS OF AMENDMENTS.—*continued.*

Ref. No.	Article amended	Nature of amendment of the Irish text	Nature of amendment of the English text
22	Article 28	<p>The addition at the end of sub-section 3° of section 3, immediately after the words inserted in that sub-section by Amendment No. 21 in this Schedule, of the words “agus foluigheann ‘aimsír chogaidh nó ceannaire fá arm’ an tréimhse aimsire sin a bheidh idir an tráth a cuirfear deireadh he haon chogadh, nó le haon choinbhliocht fá arm den tsórt sin réamh-ráidte, nó le ceannaire fá arm agus an tráth a bheartóchaidh gach ligh den Oireachtas le rún nach ann a thuilleadh don staid phráinne náisiúnta arbh é an cogadh sin, nó an coinnhliocht sin fá arm, nó an cheannaire sin fá arm fá ndeár é”.</p>	<p>The addition at the end of sub-section 3° of section 3, after the words inserted by the First Amendment of the Constitution, of the words “and ‘time of war or armed rebellion’ includes such time after the termination of any war, or of any such armed conflict as aforesaid, or of an armed rebellion, as may elapse until each of the Houses of the Oireachtas shall have resolved that the national emergency occasioned by such war, armed conflict, or armed rebellion has ceased to exist”.</p>
23	Article 34	<p>The deletion of section 1 and the insertion in its place of a new section as follows, that is to say:—</p> <p>“1. Is i gcúirteannaibh a bunnígthear le dligheadh agus ag breith-eamhnaibh a ceaptar ar an modh atá leagtha amach sa Bhunreacht so, agus go poiblíde ach amháin insna cásannaibh speisialta teoranta sin a hordóchar le dligheadh, a riarrfar Ceart.”</p>	<p>The deletion of section 1 and the insertion in its place of a new section as follows, that is to say:—</p> <p>“1. Justice shall be administered in courts established by law by judges appointed in the manner provided by this Constitution and in public save in such special and limited cases as may be prescribed by law.”</p>
24.	Article 34	<p>In section 3, the deletion of sub-section 2° and the insertion in its place of two new sub-sections as follows, that is to say:—</p> <p>“2° Taobh amuigh de chás dá socruighthear a mhalaírt leis an Aireagal so, beidh dliginse ag an Árd-Chúirt maidir leis an gceist sin bail do bheith nó gan a bheith ar aon dligheadh áirithe ag féachaint d’fhoráiltibh an Bhunreachta so, agus ní cead aon cheist den tsórt sin do tharraing anuas (trí phléidéайл ná argóint ná eile) i gCúirt ar bith, ar n-a bunú fán Aireagal so nó fá aon Aireagal eile den Bhunreacht so, seachas an Árd-Chúirt nó an Chúirt Uachtarach.</p> <p>“3° Ní bheidh dliginse ag Cúirt ar bith chun bailidheacht dhlighidh nó fhoráilte ar bith de dhligheadh do chur i n-amhras is dligheadh a ndearna an tUachtaráin an Bille le n-a aghaidh do chur fá bhreith na Cúirte Uachtaraighe fá Aireagal 26 den Bhunreacht so, ná chun bailidheacht fhoráilte de dhligheadh do chur i n-amhras má rinne an tUachtaráin an foráileamh cóimh-reire insan Bhille le haghaidh an dligidh sin do chur fá bhreith na Cúirte Uachtaraighe fán Aireagal sin 26.”</p>	<p>In section 3 the deletion of sub-section 2° and the insertion in its place of two new sub-sections as follows, that is to say:—</p> <p>“2° Save as otherwise provided by this Article, the jurisdiction of the High Court shall extend to the question of the validity of any law having regard to the provisions of this Constitution, and no such question shall be raised (whether by pleading, argument or otherwise) in any Court established under this or any other Article of this Constitution other than the High Court or the Supreme Court.</p> <p>“3° No Court whatever shall have jurisdiction to question the validity of a law, or any provision of a law, the Bill for which shall have been referred to the Supreme Court by the President under Article 26 of this Constitution, or to question the validity of a provision of a law where the corresponding provision in the Bill for such law shall have been referred to the Supreme Court by the President under the said Article 26.”</p>

SCEIDEAL.

NA LEASUITHE.—*ar leanúint.*

Uimh. Thag.	An tAireagal a leasuitear	An leasú deintear ar an téacs Ghaedhilge	An leasú deintear ar an téacs Bhéarla
22	Airteagal 28	<p>Na focail “ agus foluigh-eann ‘ aimsir chogaidh nó ceannairce fá arm’ an tréimhse aimsire sin a bheidh idir an tráth a cuirfear deireadh le haon chogadh, nó le haon choimhliocht fá arm den tsórt sin réamh-ráidhte, nó le ceannairc fá arm agus an tráth a bheartóchaidh gach Tigh den Oireachtas le rún nach ann a thuilleadh don staid phráinne náisiúnta arbh é an cogadh sin, nó an coinbhliocht sin fá arm, nó an cheannairc sin fá arm fá ndeár é ” do chur i ndeireadh fo-alt 3° d’alt 3° direach i ndiaidh na bhfocal a curtEAR sa bhfo-alt san leis an gCéad Leasú ar an mBunreacht.</p>	<p>Na focail “ and ‘ time of war or armed rebellion ’ includes such time after the termination of any war, or of any such armed conflict as aforesaid, or of an armed rebellion, as may elapse until each of the Houses of the Oireachtas shall have resolved that the national emergency occasioned by such war, armed conflict, or armed rebellion has ceased to exist ” do chur i ndeireadh fo-alt 3° d’alt 3° i ndiaidh na bhfocal a curtEAR sa bhfo-alt san leis an gCéad Leasú ar an mBunreacht.</p>
23	Airteagal 34	<p>Alt 1 do scriosadh agus alt nua mar leanas do chur ina ionad, sé sin le rá :—</p> <p>“ 1. Is i gcúirteannaibh a bunuighthear le dligheadh agus ag breith-eamhnaibh a ceaptar ar an modh atá leagtha amach sa Bhunreacht so, agus go poiblidle ach amháin insna cásannaibh speisialta teoranta sin a hordóchar le dligheadh, a riarfAR Ceart.”</p>	<p>Alt 1 do scriosadh agus alt nua mar leanas do chur ina ionad, sé sin le rá :—</p> <p>“ 1. Justice shall be administered in courts established by law by judges appointed in the manner provided by this Constitution and in public save in such special and limited cases as may be prescribed by law.”</p>
24.	Airteagal 34	<p>Fo-alt 2° do scriosadh as alt 3 agus dhá fo-alt nua mar leanas do chur ina ionad, sé sin le rá :—</p> <p>“ 2° Taobh amuigh de chás dá socrúighthear a mhalaírt leis an Airteagal so, beidh dliginse ag an Árd-Chúirt maidir leis an gceist sin bail do bheith nó gan a bheith ar aon dligheadh áirithe ag féacaint d’horáiltibh an Bhunreacht so, agus ni cead aon cheist den tsórt sin do tharraing anuas (trí phléideáil ná argóint ná eile) i gCúirt ar bith, ar n-a bunú fán Airteagal so nó fá aon Airteagal eile den Bhunreacht so, seachas an Árd-Chúirt nó an Chúirt Uachtarách.</p> <p>“ 3° Ní bheidh dliginse ag Cúirt ar bith chun bailidheacht dhligidh nó horáilte ar bith de dhligheadh do chur i n-amhras is dligheadh a ndearna an tUachtaráin an Bille le n-a aghaidh do chur fá bhreith na Cúirte Uachtaraighe fá Airteagal 26 den Bhunreacht so, ná chun bailidheacht horáilte de dhligheadh do chur i n-amhras má rinne an tUachtaráin an foráileamh cóimh-reíre insan Bhille le haghaidh an dligidh sin do chur fá bhreith na Cúirte Uachtaraighe fán Airteagal sin 26.”</p>	<p>Fo-alt 2° do scriosadh as alt 3 agus dhá fo-alt nua mar leanas do chur ina ionad, sé sin le rá :—</p> <p>“ 2° Save as otherwise provided by this Article, the jurisdiction of the High Court shall extend to the question of the validity of any law having regard to the provisions of this Constitution, and no such question shall be raised (whether by pleading, argument or otherwise) in any Court established under this or any other Article of this Constitution other than the High Court or the Supreme Court.</p> <p>“ 3° No Court whatever shall have jurisdiction to question the validity of a law, or any provision of a law, the Bill for which shall have been referred to the Supreme Court by the President under Article 26 of this Constitution, or to question the validity of a provision of a law where the corresponding provision in the Bill for such law shall have been referred to the Supreme Court by the President under the said Article 26.”</p>

SCHEDULE.

PARTICULARS OF AMENDMENTS.—*continued.*

Ref. No.	Article amended	Nature of amendment of the Irish text	Nature of amendment of the English text
		And the alteration of the number of sub-section 3° of section 3 from "3°" to "4°".	And the alteration of the number of sub-section 3° of section 3 from "3°" to "4°".
25	Article 34	In section 4, the insertion, immediately before sub-section 5° thereof, of a new sub-section as follows, that is to say :— " 5° Isé chraolfas breith na Cúirte Uachtaraighe ar cheist i dtaobh bail do bheith nó gan a bheith ar dhligheadh ag féachaint d'fhoráiltibh an Bhunreachta so ná an duine sin de bhreitheamhnaibh na Cúirte sin a cheap-faith an Chúirt sin chuige sin, agus ní cead tuairim ar bith eile ar an gceist sin, ag aontú ná ag easaontú leis an mbreith sin, do chraoladh ná ní cead a noctadadh tuairim ar bith eile den tsórt sin do bheith ann."	In section 4, the insertion, immediately before sub-section 5° thereof, of a new sub-section as follows, that is to say :— " 5° The decision of the Supreme Court on a question as to the validity of a law having regard to the provisions of this Constitution shall be pronounced by such one of the judges of that Court as that Court shall direct, and no other opinion on such question, whether assenting or dissenting, shall be pronounced, nor shall the existence of any such other opinion be disclosed."
		And the alteration of the number of sub-section 5° of section 4 from "5°" to "6°".	And the alteration of the number of sub-section 5° of section 4 from "5°" to "6°".
26	Article 34	In sub-section 2° of section 5, the deletion of the words "is neasa sin-searach dó a bheas ar fagháil de bhreitheamhnaibh na Cúirte Uachtaraighe a dhéanfaidh", and the insertion in their place of the words "den Chúirt Uachtaraigh is sinsearaigne dá mbeidh ar fagháil a dhéanfaidh gach breitheamh eile den Chúirt Uachtaraigh agus".	No corresponding amendment.
27	Article 40	In section 4, the deletion of sub-section 2° and the insertion in its place of four new sub-sections as follows, that is to say :— " 2° Nuair dhéanann duine ar bith gearán, ná a déantar gearán tar ceann duine ar bith, leis an Árd-Chúirt ná le breitheamh ar bith dhi dá rádh go bhfuil an duine sin dá choinneáil ina bhráighe go haindeaghtach, ní foláir don Árd-Chúirt agus d'aon bhreitheamh agus do gach breitheamh di chun a ndéanfar an gearán sin fiosrú do dhéanamh láithreach i dtaobh an ghearráin sin, agus féadfaidh a ordú do neach coinnigh the an duine sin ina bhráighe an duine sin do thabhairt ina phearsain i láthair na hÁrd-Chúirte lá a ainmnightheár agus a dheimhniú i scribhinn cad is forais dá bhraigh-deanas, agus ní foláir don Árd-Chúirt, nuair do bheirtear an duine sin ina phearsain i láthair na Cúirte sin agus tar éis	In section 4, the deletion of sub-section 2° and the insertion in its place of four new sub-sections as follows, that is to say :— " 2° Upon complaint being made by or on behalf of any person to the High Court or any judge thereof alleging that such person is being unlawfully detained, the High Court and any and every judge thereof to whom such complaint is made shall forthwith enquire into the said complaint and may order the person in whose custody such person is detained to produce the body of such person before the High Court on a named day and to certify in writing the grounds of his detention, and the High Court shall, upon the body of such person being produced before that Court and after giving the person in whose custody he is detained an opportunity of justifying the detention, order the release of such person from such detention unless

SCEIDEAL.

NA LEASUITHE.—*ar leanúint.*

Uimh. Thag.	An tAirteagal a leasuitear	An leasú deintear ar an téacs Ghaedhilge	An leasú deintear ar an téacs Bhéarla
		Agus uimhir fho-aitl 3° d'alt 3 d'atharú o "3°" go "4°".	Agus uimhir fho-aitl 3° d'alt 3 d'atharú o "3°" go "4°".
25	Airteagal 34	Fo-aitl nua mar leanas do chur in alt 4, direach roimh fho-aitl 5° de, sé sin le rá :— "5° Isé chraolfas breith na Cúirte Uachtaraighe ar cheist i dtaoibh bail do bheith nó gan a bheith ar dhligheadh ag feáchaint d'fhoráiltibh an Bhunreachtá so ná an duine sin de bhréitheamh naibh na Cúirte sina cheap- faidh an Chúirt sin chuige sin, agus ní cead tuairim ar bith eile ar an gceist sin, ag aontú nó ag eas- aontú leis an mbreith sin, do chraoladh ná ní cead a nochtadh tuairim ar bith eile den tsúrt sin do bheith ann."	Fo-aitl nua mar leanas do chur in alt 4, direach roimh fho-aitl 5° de, sé sin le rá :— "5° The decision of the Supreme Court on a ques- tion as to the validity of a law having regard to the provisions of this Constitution shall be pro- nounced by such one of the judges of that Court as that Court shall direct, and no other opinion on such question, whether assenting or dissenting, shall be pronounced nor shall the existence of any such other opinion be disclosed."
		Agus uimhir fho-aitl 5° d'alt 4 d'atharú o "5°" go "6°".	Agus uimhir fho-aitl 5° d'alt 4 d'atharú o "5°" go "6°".
26	Airteagal 34	Na focail "is neasa sin- searacht dó a bheas ar fagháil de bhréitheamh- naibh na Cúirte Uachtaraighe a dhéanfaidh" do scriosadh as fo-aitl 2° d'alt 5, agus na focail "den Chúirt Uachtaraigh is sin- searaighe dá mbeidh ar fagháil a dhéanfaidh gach bhréitheamh eile den Chúirt Uachtaraigh agus" do chur ina n-ionad.	Nil aon leasú có-réire le déanamh.
27	Airteagal 40	Fo-aitl 2° do scriosadh as alt 4 agus ceithre fo- aitl nua mar leanas do chur ina ionad, sé sin le rá :— "2° Nuair dhéanann duine ar bith gearán, nó a déantar gearán tar ceann duine ar bith, leis an Árd-Chúirt nó le bhréitheamh ar bith dhi dá rádh go bhfuil an duine sin dá choinneáil ina bhráighe go hain- dleaghthach, ní foláir don Árd-Chúirt agus d'aon bhréitheamh agus do gach bhréitheamh di chun a ndéanfar an gearán sin fiosrú do dhéanamh láith- reach i dtaoibh an ghear- áin sin, agus féadfaidh a ordú do neach coinnigh- the an duine sin ina bhráighe an duine sin do thabhairt ina phearsain i láthair na hÁrd-Chúirte lá a ainmnítear agus a dheimhní i scribhinn cad is forais dá bhraigh- deanas, agus ní foláir don Árd-Chúirt, nuair do bheirtear an duine sin ina phearsain i láthair na	Fo-aitl 2° do scriosadh as alt 4 agus ceithre fo- aitl nua mar leanas do chur ina ionad, sé sin le rá :— "2° Upon complaint being made by or on behalf of any person to the High Court or any judge thereof alleging that such person is being un- lawfully detained, the High Court and any and every judge thereof to whom such complaint is made shall forthwith enquire into the said com- plaint and may order the person in whose custody such person is detained to produce the body of such person before the High Court on a named day and to certify in writing the grounds of his deten- tion, and the High Court shall, upon the body of such person being pro- duced before that Court and after giving the per- son in whose custody he is detained an oppor- tunity of justifying the detention, order the

SCHEDULE.

PARTICULARS OF AMENDMENTS.—*continued.*

Ref. No.	Article amended	Nature of amendment of the Irish text	Nature of amendment of the English text
		<p>caoi do thabhairt do neach a choinnighthe ina bhráighe ar a chruthú gur braighdeanas cóir an braighdeanas, a ordú an duine sin do scaoileadh as an mbraighdeanas sin munna deimhin leis an gCúirt sin gur do réir an d líghidh atáthar dá choinneáil.</p> <p>“ 3° I gcás duine adeirtear do bheith dá choinneáil ina bhráighe go haindeaghthach do thabhairt ina phearsain i láthair na hÁrd-Chúirte de bhun orduithe chuige sin ar n-a dhéanamh fán alt so agus gur deimhin leis an gCúirt sin an duine sin do bheith dá choinneáil ina bhráighe do réir d líghidh áirithe ach an d líghedh sin do bheith neambailidhe ag féachaint d’fhoráiltibh an Bhureachta so, ní foláir don Árd-Chúirt an cheist sin bail do bheith nó gan a bheith ar an d líghedh sin do chur fá bheith na Cúirte Uachtaraighe i bhfuirm chás ríomhtha agus féadfaidh, le linn an cheist sin do chur fá bheith amhlaidh nó tráth ar bith ina dhiaidh sin, leigean don duine sin a shaoirse do bheith aige, fá réir na mbannaí agus na gcoingheallacha sin a cheapfaidh an Árd-Chúirt, go dtí go dtiubh-raidh an Chúirt Uachtarach breith ar an gceist a cuirfear fá n-a breith amhlaidh.</p> <p>“ 4° Is triúr breitheamhan is Árd-Chúirt i n-aon chás áirithe, ina ndéantar duine adeirtear do bheith á choinneáil ina bhráighe go haindeaghthach do thabhairt ina phearsain i láthair na hÁrd-Chúirte de bhun orduithe chuige sin ar n-a dhéanamh fán alt so, má dhéanann Uachtarán na hÁrd-Chúirte nó, munna mbeidh seisean ar fagháil, an breitheamh is sinsearraighe den Chúirt sin dá mbeidh ar fagháil a ordú, i dtaoibh an chás sin, an lín sin do bheith inti agus is breitheamh amháin is Árd-Chúirt i ngach cás eile den tsúrt sin.</p> <p>“ 5° I gcás an Árd-Chúirt nó breitheamh di do dhéanamh orduithe fán alt so dá ordú duine fá bheith bháis do thabhairt i láthair ina phearsain, ní foláir don Árd-Chúirt nó don bheitheamh sin di a ordú freisin feidhmiú na breithe báis</p>	<p>satisfied that he is being detained in accordance with the law.</p> <p>“ 3° Where the body of a person alleged to be unlawfully detained is produced before the High Court in pursuance of an order in that behalf made under this section and that Court is satisfied that such person is being detained in accordance with a law but that such law is invalid having regard to the provisions of this Constitution, the High Court shall refer the question of the validity of such law to the Supreme Court by way of case stated and may, at the time of such reference or at any time thereafter, allow the said person to be at liberty on such bail and subject to such conditions as the High Court shall fix until the Supreme Court has determined the question so referred to it.</p> <p>“ 4° The High Court before which the body of a person alleged to be unlawfully detained is to be produced in pursuance of an order in that behalf made under this section shall, if the President of the High Court or, if he is not available, the senior judge of that Court who is available so directs in respect of any particular case, consist of three judges and shall, in every other case, consist of one judge only.</p> <p>“ 5° Where an order is made under this section by the High Court or a judge thereof for the production of the body of a person who is under sentence of death, the High Court or such judge thereof shall further order that the execution of the said</p>

SCEIDEAL.

NA LEASUITHE.—*ar leanúint.*

Uimh. Thag.	An tAirteagal a leasuitear	An leasú deintear ar an téacs Ghaedhilge	An leasú deintear ar an téacs Bhéarla
		Cúirte sin agus tar éis caoi do thabhairt do neach a choinnighthe ina bhráighe ar a chruthú gur braighdeanas cónair an braighdeanas, a ordú an duine sin do scaoileadh as an mbraigheanas sin munca deimhin leis an gCúirt sin gur do réir an dligidh atáthar dá choinneáil.	release of such person from such detention unless satisfied that he is being detained in accordance with the law.
		" 3° I gcás duine adeirtear do bheith dá choinneáil ina bhráighe go haindeaghthach do thabhairt ina phearsain i láthair na hÁrd-Chúirte de bhun orduithe chuige sin ar n-a dhéanamh fán alt so agus gur deimhin leis an gCúirt sin an duine sin do bheith dá choinneáil ina bhráighe do réir dligidh áirithe ach an dligheadh sin do bheith neamhbailithe ag féachaint d'fhoráiltibh an Bhunreacht so, ní foláir don Árd-Chúirt an cheist sin bail do bheith nó gan a bheith ar an dligheadh sin do chur fá breith na Cúirte Uachtaraighe i bhfuirm chás ríomhtha agus feáidh, le linn an cheist sin do chur fá breith amhlaidh nó tráth ar bith ina dhiadhbh sin, leigean don duine sin a shaorise do bheith aige, fá réir na mbannaí agus na gcoingheallacha sin a cheapfaidh an Árd-Chúirt, go dtí go dtiubhraídh an Chúirt Uachtarách breith ar an gceist a cuirfear fá n-a breith amhlaidh.	" 3° Where the body of a person alleged to be unlawfully detained is produced before the High Court in pursuance of an order in that behalf made under this section and that Court is satisfied that such person is being detained in accordance with a law but that such law is invalid having regard to the provisions of this Constitution, the High Court shall refer the question of the validity of such law to the Supreme Court by way of case stated and may, at the time of such reference or at any time thereafter, allow the said person to be at liberty on such bail and subject to such conditions as the High Court shall fix until the Supreme Court has determined the question so referred to it.
		" 4° Is triúr breitheamhan is Árd-Chúirt i n-aon chás áirithe, ina ndéantar duine adeirtear do bheith á choinneáil ina bhráighe go haindeaghthach do thabhairt ina phearsain i láthair na hÁrd-Chúirte de bhun orduithe chuige sin ar n-a dhéanamh fán alt so, má dhéanann Uachtaráin na hÁrd-Chúirte nó, munna mbeidh seisean ar fagháil, an breitheamh is sinsearaigne den Chúirt sin dá mbeidh ar fagháil a ordú, i dtaoibh an chás sin, an lín sin do bheith inti agus is breitheamh amháin is Árd-Chúirt i ngach cás eile den tsórt sin.	" 4° The High Court before which the body of a person alleged to be unlawfully detained is to be produced in pursuance of an order in that behalf made under this section shall, if the President of the High Court or, if he is not available, the senior judge of that Court who is available so directs in respect of any particular case, consist of three judges and shall, in every other case, consist of one judge only.
		" 5° I gcás an Árd-Chúirt nó breitheamh di do dhéanamh orduithe fán alt so dá ordú duine fá breith bháis do thabhairt i láthair ina phearsain, ní foláir don Árd-Chúirt nó don breitheamh sin di a ordú freisin feidhmiú na breithe báis	" 5° Where an order is made under this section by the High Court or a judge thereof for the production of the body of a person who is under sentence of death, the High Court or such judge thereof shall further order that the execution of the said

SCHEDULE.

PARTICULARS OF AMENDMENTS.—*continued.*

Ref. No.	Article amended	Nature of amendment of the Irish text	Nature of amendment of the English text
		<p>sin do mhoilliú go dtí go dtiubharfar an duine sin ina phearsain i láthair na hÁrd-Chúirte agus go gcinnfear an dieaghthach an duine sin do choinnéáil ina bhráighe nó nach dleaghthach agus má cinnlear, tar éis an fheidhmighthe sin do mhoilliú, gur dieaghthach an duine sin do choinneáil ina bhráighe, ceapfaidh an Árd-Chúirt lá chun an bheith bháis sin d'fheidhmiú agus beidh éifeacht ag an mbreith bháis sin fá réir an lá ceapfar amhlaidh do chur i n-ionad an lae socrúgheadh i dtosach chun an bheith bháis sin d'fheidhmiú.”</p> <p>And the alteration of the number of sub-section 3° of section 4 from “3°” to “6°”.</p>	<p>sentence of death shall be deferred until after the body of such person has been produced before the High Court and the lawfulness of his detention has been determined and if, after such deferment, the detention of such person is determined to be lawful, the High Court shall appoint a day for the execution of the said sentence of death and that sentence shall have effect with the substitution of the day so appointed for the day originally fixed for the execution thereof.”</p> <p>And the alteration of the number of sub-section 3° of section 4 from “3°” to “6°”.</p>
28	Article 47	In section 2, the deletion of the words “Gach Bille agus” where they occur at the beginning of sub-section 1° and also where they occur at the beginning of sub-section 2°.	In section 2, the deletion of the words “Every Bill and” where they occur at the beginning of sub-section 1° and also where they occur at the beginning of sub-section 2°.
29	Article 56	In section 5, the deletion of the words “do théarmaísbh oifige, do choingheallachaibh oifige, do thuarastal, ná do shealbhachas oifige” and the insertion in their place of the words “do théarmaísbh agus coingheallachaibh seirbhise, ná do shealbhachas oifige, ná do thuarastal”.	In section 5, the deletion of the words “terms, conditions, remuneration or tenure” and the insertion in their place of the words “terms and conditions of service, or the tenure of office or the remuneration”.
30	Article 56	<p>The numbering of section 5 as sub-section 1° of that section and the addition to the said section 5 of a new sub-section as follows, that is to say:—</p> <p>“2° Ni oibreochaidh aon ní atá insan Aireagal so chun aon reachtaidh-eacht ar bith atá acht-úigthe nó a hachtóchar ina dhiaidh seo do chur ó bhail ná do shrianadh is reachtaidh-eacht a bhainneas nó a bhainfeas le gach ní ní le haon ní ní nithe, ní dhéanás ní a dhéanfas dochar ní deifir do gach ní ní d'aon ní ní nithe, dá bhfuil insan bhfo-alt deiridh sin roimhe seo.”</p>	<p>The numbering of section 5 as sub-section 1° of that section, and the addition to the said section 5 of a new sub-section as follows, that is to say:—</p> <p>“2° Nothing in this Article shall operate to invalidate or restrict any legislation whatsoever which has been enacted or may be enacted hereafter applying to or prejudicing or affecting all or any of the matters contained in the next preceding sub-section.”</p>

SCEIDEAL.

NA LEASUITHE.—*ar leanúint.*

Uimh. Thag.	An tAireagal a leasuitear	An leasú deintear ar an téacs Ghaelhilge	An leasú deintear ar an téacs Bhéarla
		<p>sin do mhoilliú go dtí go dtiubharfar an duine sin ina phearsain i láthair na hÁrd-Chúirte agus go gceannfear an dleaghthach an duine sin do choinneáil ina bhráighe nó nach dleaghthach agus má cinntear, tar éis an fheidhmighthe sin do mhoilliú, gur dleaghthach an duine sin do choinneáil ina bhráighe, ceapfaidh an Árd-Chúirt lá chun an breith bháis sin d'fheidhmiú agus beidh éifeacht ag an mbreith bháis sin fá réir an lá ceapfar amhlaidh do chur i n-ionad an lae socruigheadh i dtosach chun an breith bháis sin d'fheidhmiú.”</p> <p>Agus uimhir fho-ailt 3° d'alt 4 d'atharú o “3°” go “6°”.</p>	<p>sentence of death shall be deferred until after the body of such person has been produced before the High Court and the lawfulness of his detention has been determined and if, after such deferment, the detention of such person is determined to be lawful, the High Court shall appoint a day for the execution of the said sentence of death and that sentence shall have effect with the substitution of the day so appointed for the day originally fixed for the execution thereof.”</p> <p>Agus uimhir fho-ailt 3° d'alt 4 d'atharú o “3°” go “6°”.</p>
28	Airteagal 47	<p>Na focail “Gach Bille agus” do scriosadh as an áit ina bhfuilid i dtosach fo-ailt 1°, agus freisin as an áit ina bhfuilid i dtosach fo-ailt 2°, d'alt 2.</p>	<p>Na focail “Every Bill and” do scriosadh as an áit ina bhfuilid i dtosach fo-ailt 1°, agus freisin as an áit ina bhfuilid i dtosach fo-ailt 2°, d'alt 2.</p>
29	Airteagal 56	<p>Na focail “do théarmasbh oifige, do choincheallachaibh oifige, do thuarastal, ná do shealbhachas oifige” do scriosadh as alt 5, agus na focail “do théarmaibh agus coingheallachaibh seirbhise, ná do shealbhachas oifige, ná do thuarastal” do chur ina n-ionad.</p>	<p>Na focail “terms, conditions, remuneration or tenure” do scriosadh as alt 5, agus na focail “terms and conditions of service, or the tenure of office or the remuneration” do chur ina n-ionad.</p>
30	Airteagal 56	<p>Alt 5 d'uimhriú mar fho-ailt 1° den alt san, agus fo-ailt nua mar leanas do chur leis an alt san 5, sé sin le rá :—</p> <p>“2° Ní oibreochaидh aon ní atá insan Airteagal so chun aon reachtadheacht ar bith atá achtúigthe nó a hachtóchar ina dhiaidh seo do chur ó bhail ná do shrianadh is reachtadheacht a bhaineas nó a bhainfeas le gach ní ná le haon ní ná nithe, ná dhéanás ná a dhéanfas dochar ná deifir do gach ní ná d'aon ní ná nithe, dá bhfuil insan bhfo-ailt deiridh sin roimhe seo.”</p>	<p>Alt 5 d'uimhriú mar fho-ailt 1° den alt san, agus fo-ailt nua mar leanas do chur leis an alt san 5, sé sin le rá :—</p> <p>“2° Nothing in this Article shall operate to invalidate or restrict any legislation whatsoever which has been enacted or may be enacted hereafter applying to or prejudicing or affecting all or any of the matters contained in the next preceding subsection.”</p>

Éire.

BILLE UM AN DARA LEASU AR AN
MBUNREACHT, 1940.

BILLE

(*mar do leasuiodh ar Thuarasgabháil*)
dá ngairmtear

Acht chun an Bunreacht do leasú.

An Taoiseach do thug isteach.

Do horduiodh, ag Dáil Eireann, do chló-bhualadh, 1adh Bealtaine, 1941.

BAILE ATHA CLIATH:
FOILLSITHE AG OIFIG AN TSOLATHAIR.

Le ceannach trí aon dioltóir leabhar, no díreach
ó Oifig Díolta Foillseacháin Rialtais, 3-4, Sráid
an Choláiste, Baile Atha Cliath.

Cló-bhuailte ag CAHILL & CO., LTD.

[*Ocht Phinginn Glan.*]

Wt. 18—928. 575. 5/41. C.&Co. (7915.)

Éire.

SECOND AMENDMENT OF THE
CONSTITUTION BILL, 1940.

BILL

(*as amended on Report*)
entitled

An Act to amend the Constitution.

Introduced by the Taoiseach.

*Ordered, by Dáil Eireann, to be printed,
1st May, 1941.*

DUBLIN :
PUBLISHED BY THE STATIONERY OFFICE.

To be purchased through any bookseller, or directly
from the Government Publications Sale Office,
3-4, College Street, Dublin.

Printed by CAHILL & CO., LTD.

[*Eightpence Net.*]