And whereas it is expedient to make provision for granting a pension to the said James Alexander Swettenham, Esquire, in respect of his service in Cyprus in manner hereinafter mentioned:

Be it therefore enacted:-

- 1. The said James Alexander Swettenham shall be entitled on retirement to a pension under this Law in respect of his Cyprus service, notwithstanding he may have served for a less period than ten years in Cyprus, provided: -
  - (a.) That his retirement from Her Majesty's service is due to age, infirmity, or the abolition of the office held by him;
  - (b.) That the maximum additional pension grantable to such officer in respect of past services under Section 6 of the Pensions Ordinance, 1882, shall be granted only in case the said J. A. Swettenham has completed ten years' service in Cyprus, and that for all shorter periods of service in Cyprus, the amount granted under the said clause shall not exceed one-tenth of the maximum amount so grantable in respect of each year's service in Cyprus;
  - (c.) That the whole pension of the said J. A. Swettenham from all sources shall not exceed two-thirds of his highest pensionable emoluments.
  - 2. This Law may be cited as the Special Pension Law, 1885.

## OF 1890.

To Explain and Amend the Pensions Ordinance, 1882.

HENRY BULWER.

[May 12, 1890.

1. [See 15, 1882, 1.]

2. In case of any officer who has held a pensionable office in Cyprus after having previously served in Cyprus under the Ottoman Government in any office which has since been declared to be pensionable under the Pensions Ordinance, 1882, it shall be lawful for the High Commissioner in Council in computing the amount of pension to which such officer is entitled, to add for the purpose of such computation, to the number of years' service for which such

High Commissioner in Council may make additions on account of previous service under Ottoman Government.