AUSTRALIAN CAPITAL TERRITORY

Regulations 1972 No. 2

Regulations under the Maintenance Ordinance 1968.*

HEREAS it is provided by sub-section (1.) of section 93 of the Maintenance Ordinance 1968 that, where the Attorney-General is satisfied that the law of a country makes provision for the enforcement in that country of maintenance orders made in another country and that under that law Territory orders may be made enforceable in that country, regulations may be made under that Ordinance declaring that country to be a reciprocating country for the purposes of Part IV, of that Ordinance:

AND WHEREAS I. IVOR JOHN GREENWOOD, the Attorney-General of the Commonwealth, am satisfied that the law of each of the following countries, namely, Fiji, Malaysia, Malta, Sierra Leone, Trinidad and Tobago, Uganda and Western Samoa, makes provision for the enforcement in that country of maintenance orders made in another country and that under that law Territory orders may be made enforceable in that country:

NOW THEREFORE I, IVOR JOHN GREENWOOD, the Attorney-General aforesaid, hereby make the following Regulation under the Maintenance Ordinance 1968.

Dated this twenty-eighth day of February, 1972.

IVOR J. GREENWOOD Attorney-General.

AMENDMENTS OF THE MAINTENANCE REGULATIONS?

Part I. of the Second Schedule to the Maintenance Regulations is amended—

Second Schedule.

(a) by inserting, after the word-"Cyprus", the word-" Fiji ";

(b) by inserting, after the word— " Malawi",

the words-

" Malaysia

Malta ":

(c) by inserting, after the word-" Pakistan ",

the words-

"Sierra Leone"; and

(d) by inserting, after the words-"Republic of South Africa",

the words-

"Trinidad and Tobago

Uganda

Western Samoa ".

^{*} Notified in the Commonwealth Gazette on 9 March 1972. † Regulations 1968, No. 8.