PARLIAMENT OF CEYLON

1st Session 1956-57



Wages Boards (Amendment) Act, No. 27 of 1957

Date of Assent : April 13, 1957

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AN ACT TO AMEND THE WAGES BOARDS ORDINANCE, No. 27 of 1941.

[Date of Assent: April 13, 1957]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Senate and the House of Representatives of Ceylon in this present Parliament assembled, and by the authority of the same, as follows :—

1. This Act may be cited as the Wages Boards (Amendment) Act, No. 27 of 1957.

2. Section 2 of the Wages Boards Ordinance, No. 27 of 1941 (hereinafter referred to as the "principal enactment"), as amended by Act No. 5 of 1953, is hereby further amended as follows:—

- (a) in paragraph (a) of that section, by the substitution, in the definition of "authorised deduction", for the words "made in the prescribed manner", of the words "made in such manner and subject to such conditions, if any, as may be prescribed "; and
- (b) in paragraph (c) of that section, by the substitution, for the words "If he terminates the employment of a worker on any date,", of the following :---

"If on any date he terminates the employment of a worker or any worker lawfully terminates employment under him,".

3. Section 3 of the principal enactment, as mended by Act No. 5 of 1953, is hereby further amended as follows :---

Amendment of section 3 of the principal enactment.

(a) in sub-section (1) of that section as follows :----

- (i) in paragraph (e) of that sub-section, by the omission of the word " and ";
- (ii) in paragraph (f) of that sub-section, by the substitution, for the word "wages.", of the words "wages, and "; and

J, N. R 9933-4,075 (2/57)

Short title,

Amendment of section 2 of Ordinance No. 27 of 1941.

3

(iii) by the addition, immediately af paragraph (f) of that sub-section, the following new paragraph:—

- " (g) particulars of such other nite ters as may be prescribed. and
- (b) by the repeal of sub-section (2) of that secti⊂ and the substitution therefor of the follo= ing new sub-section :—

"(2) Every person who as an employmaintains or has maintained under susection (1) a wage record in respect of arwage period shall preserve such record for two years commencing on the last day of such period, and shall, when required do so by the Commissioner of Labour any prescribed officer, produce such record for inspection and furnish a true copy of such record or of any part of such record or permit such a copy to be made."

Amendment of section 4 of the principal enactment. 4. Section 4 of the principal enactment is hereb amended as follows :---

- (a) by the re-numbering of that section as sub section (1) of section 4; and
- (b) by the addition, at the end of that section, of the following sub-sections :---

"(2) On the conviction of an employed under sub-section (1) of an offence is respect of any worker, the court may, is addition to any other sentence, order the employer to pay such sum as may be found by the court to represent the difference between the amount which ought proper to have been paid to that worker and the amount actually paid, or, if no portion of the wages due to that worker has been paid to pay such sum as may be found by the court to represent such wages. Any surordered to be paid under this sub-section may be recovered in the same manner as fine. (3) The power of the court to make an order under sub-section (2) for the payment of any sum of money shall not be in derogation of any right of the worker to recover that sum by any other proceedings.".

5. Section 22 of the principal enactment, as amended by Act No. 5 of 1953, is hereby further amended as follows :---

Amendment of section 22 of the principal enactment.

(a) by the addition, at the end of sub-section (1) of that section, of the following :---

> "Where, due to such unwillingness or such circumstances and not to such omission, he works on any day for a period which is less than the number of normal working hours of that day, his employer shall pay him as remuneration for that period a sum which bears to the amount of the remuneration which would be payable to him if he had worked for that number of normal working hours the same proportion as that period bears to that number of normal working hours."; and

(b) by the addition, at the end of sub-section (2) of that section, of the following :---

> "Where, due to such unwillingness or such circumstances and not to such omission, he works on any day for a period which is less than the normal working hours of that day, his employer shall,—

- (a) if he is paid wages at a weekly rate, pay him as remuneration for that period a sum which bears to that weekly rate the same proportion as that period bears to the total number of normal working hours of a week, or
- (b) if he is paid wages at a monthly rate, pay him as remuneration for that period a sum which bears to that monthly rate the same proportion as that period bears to the total number of normal working hours of the month of which that period forms a part.".

Amendment of section 24 of the principal enactment. 6. Section 24 of the principal enactment, a amended by Act No. 5 of 1953, is hereby furthamended by the insertion, immediately after subsection (1) of that section, of the following new subsection: —

"(1A) Where a holiday is determined under paragraph (c) or paragraph (d) of sub-section (1),—

- (a) every worker to whom the determination applies shall be entitled to take and shall take such holiday in accordance with the terms of the determination, and
- (b) the employer of every such worker shall allow such holiday and be liable to pay remuneration in respect of such holiday in accordance with the terms of the determination.".

Amendment of section 25 of the principal enactment. 7. Section 25 of the principal enactment, as amended by Act No. 5 of 1953, is hereby further amended as follows :—

(a) in sub-section (1) of that section as follows:—

- (i) by the substitution, for paragraph (a) of that sub-section, of the following new paragraph: —
 - "(a) declare that, subject to the fulfilment of such conditions and the payment of such remuneration as may be specified or determined by that Board under paragraphs (b) and (c) of this sub-section, such number of days not exceeding thirty as that Board may determine, including such public holidays under the Holidays Ordinance not exceeding nine as that Board may specify. shall, in addition to the holidays under section 24, be allowed by every employer in each year as holidays to all workers or to any specified class of workers,";

6

- (ii) in paragraph (b) of that sub-section, by the substitution, for the word "such", of the words "any such"; and
- (iii) in paragraph (c) of that sub-section, by the substitution, for the word "holidays.", of the following:—
 - "holidays, the conditions, if any, subject to which such remuneration shall be paid, and the conditions, if any, subject to which a worker may be employed on any of the public holidays specified by that Board under paragraph (a) of this subsection.";
- (b) in sub-section (2) of that section, by the substitution, for the word "made—", of the following:—

"made, then, subject to the provisions of sub-section (3),—";

- (c) in sub-section (3) of that section, by the substitution, for all the words from "Where the employer" to "the employer shall", of the following: —
 - "Where the employment of a worker who has become entitled to any holiday or holidays in any year under sub-section (2) is terminated by the employer of that worker or is lawfully terminated by that worker, then, if the employer has not allowed that worker such holiday or holidays, the employer shall"; and
- (d) by the addition, at the end of that section, of the following new sub-section: ---

"(5) In this section, "year", with reference to any decision of a Wages Board under this section, means a period of twelve months commencing on the first day of such month as that Board may determine or, where that Board does not so determine, the first day of January.".

Amendment of section 31 of the principal enactraent.

Replacement of section 35 of the principal enactment. 8. Section 31 of the principal enactment is hereby amended by the omission of the words "to an ordinar, worker".

9. Section 35 of the principal enactment is here repealed and the following new section substitute-therefor:—

" Apprentices or learners.

35. (1) A Wages Board established for any trade may determine the conditions subject to which any workers may be employed in that trade as apprentices or learners.

(2) Where a Wages Board established for any trade determines any conditionunder sub-section (1), every employer in that trade shall fulfil those conditions in employing any worker in that trade as an apprentice or a learner.

(3) No employer in any trade for which a Wages Board has been established shall, without the written permission of the Commissioner of Labour, employ a worker in that trade as an apprentice of a learner. Such permission may be granted generally in regard to the employment of workers as apprentices or learners or specifically in regard to the employment of workers as apprentices or learners of any particular class.

(4) Where the of Commissioner Labour is satisfied that an employer in any trade for which a Wages Board has been established does not provide facilities for the training of apprentices or learners, or does not fulfil such conditions as are determined by that Board under sub-section (1), or does not observe the provisions of sub-section (5). the Commissioner of Labour may withdraw any permission granted by him to that employer under sub-section (3).

(5) Where a worker in any tradebeing a person to whom a minimum rate of wages is applicable, is employed as an apprentice or a learner, his employer shall not receive directly or indirectly from him, or on his behalf, or on his account, any payment by way of premium:

Provided that the preceding provisions of this sub-section shall not apply to any such payment duly made not later than four weeks after the commencement of the employment in pursuance of any agreement in writing entered into at or about the time of such commencement.".

10. Section 36 of the principal enactment, as amended by Act No. 5 of 1953, is hereby further amended as follows:---

- (a) in sub-section (1) of that section, by the omission of the words "in the prescribed form";
- (b) by the insertion, immediately after subsection (1) of that section, of the following new sub-section: —

"(1A) The particulars which are required by sub-section (1) to be entered in respect of a wage period in a register maintained under that sub-section shall be entered forthwith after the expiry of that wage period, and the particulars entered in such register under paragraphs (d) and (e) of that sub-section shall be in respect of each day of the wage period to which those particulars relate."; and

(c) by the repeal of sub-section (2) of that section and the substitution therefor of the following new sub-section:—

> "(2) Every person who as an employer maintains or has maintained under subsection (1) any register in respect of any wage period shall preserve such register for a period of two years commencing on the last day of such wage period, and shall, when required to do so by the Commissioner of Labour or any prescribed officer, produce such register for inspection and furnish a true copy of such register or of any part of such register or permit such a copy to be made.".

Amendment of section 36 of the principal enactment.

Amendment of section 37 of the principal enactment.

Insertion of new section 38A in the principal enactment. 11. Section 37 of the principal enactment, a amended by Ordinance No. 40 of 1943, is hereb-further amended by the substitution, for the word "latest decisions", of the words "decisions of force".

12. The following new section is hereby inserted immediately after section 38, and shall have effect as section 38A, of the principal enactment: —

" Maintenance of other records by employers. 38A. Regulations may be made requiring employers in any trade for which a Wages Board has been established to maintain, in addition to the registers or records required by any other provisions of this Ordinance to be maintained by them, such other records in such form, and containing particulars of such matters, as may be specified in the regulations.".

Amendment of section 39 of the principal enactment. 13. Section 39 of the principal enactment is hereby amended, in sub-section (3) of that section, by the substitution, for the words "actually paid.", of the words "actually paid, or, if no portion of the wages due to the worker has been paid, to pay such sum as may be found by the court to represent such wages.".

Insertion of new section 40A in the principal enactment.

14. The following section is hereby inserted immediately after section 40, and shall have effect as section 40A, of the principal enactment:—

"Liability of contractor in regard to wages due to a worker employed by sub-contractor.

40A. Where a person (hereafter in this section referred to as the contractor) who has undertaken to execute any work enters into a contract with any other person (hereafter in this section referred to as the sub-contractor) for the execution by the sub-contractor of the whole or any part of that work, then, if the sub-contractor fails to pay wages in accordance with section 21 to any worker employed by him in the performance of that contract, the contractor shall be liable to pay the wages due to that worker in accordance with that section.".

15. Section 41 of the principal enactment is hereby amended as follows:---

- (a) in sub-section (1) of that section as amended by Act No. 5 of 1953—
 - (i) by the substitution, for the expression
 " pay wages in accordance with the provisions of section 21", wherever that expression occurs in that sub-section, of the expression
 " pay any sum in accordance with the provisions of this Ordinance";
 - (ii) by the substitution, for the words "together with the summons or warrant,", of the words "at any time before the date of commencement of the trial,"; and
 - (iii) by the substitution, for all the words from "order the employer" to "pay the balance.", of the words "order the employer to pay such sum as may be found by the court to be due from him to such worker or workers.";
 - (b) in sub-section (2) of that section, by the substitution, for the word "wages", of the words " any sum due to him "; and
 - (c) in the marginal note to that section, by the substitution, for the words "arrears of wages in certain cases.", of the words "sums due to workers under this Ordinance.".

16. Section 42 of the principal enactment is hereby repealed and the following section substituted therefor: —

Replacement of section 42 of the principal enactment.

" Burden of proof. 42. Where—

- (a) any employer is prosecuted for the failure to pay any sum in
 - accordance with the provisions of this Ordinance to any worker, or

Amendment of section 41 of the principal enactment.

(b) in any case in which alemployer is convicted for faing to pay any sum in accordance with the prosions of this Ordinance to in worker, evidence is given under sub-section (1) of section 41, of any other failur of that employer to pay an sum in accordance with the provisions of this Ordinance to that worker or any other worker or workers,

the burden of proving that the sum was paid shall lie on the employer.".

Amendment of section 43 of the principal enactment. 17. Section 43 of the principal enactment, as amended by Act No. 5 of 1953, is hereby further amended by the addition, at the end of that section. of the following new sub-section: --

"(3) On the conviction of an employer under sub-section (1) of the offence of failing or refusing to allow a worker any holiday required to be allowed to that worker under any decision of a Wages Board, the court may, in addition to any other sentence, order the employer, where no portion of the remuneration due to that worker in respect of that holiday has been paid, to pay such remuneration, or, where only a portion of such remuneration has been paid, to pay the balance. Any sum ordered to be paid under this sub-section may be recovered in the same manner as a fine.".

18. Section 50 of the principal enactment is hereby amended, in sub-section (1) of that section, as follows:---

- (1) by the relettering of paragraphs (aa), (b) and
 (c) of that sub-section as paragraphs (b),
 (d) and (e) respectively; and
- (2) by the insertion, immediately after relettered paragraph (b) of that sub-section, of the following new paragraph:—
 - "(c) to enter and inspect at all reasonable hours by day or night any premises which he has reason to believe are provided by an employer as a place of abode to any workers employed

Amendment of section 50 of the principal enactment. by that employer in a trade for which a Wages Board has been established, for the purpose of ascertaining whether the provisions of this Ordinance are being complied with;".

19. Section 51 of the principal enactment is hereby repealed and the following new section substituted therefor: —

Replacement of section 51 of the principal enactment.

" Power of Commissioner of Labour or registered trade union to recover by suit money due to a worker.

51. Notwithstanding anything to the contrary in any other written law—

- (a) a suit for the recovery of any sum due under this Ordinance from any employer to any worker may be instituted in a court of competent jurisdiction in the name of the Commissioner of Labour or in the name of a trade union which is registered under the Trade Unions Ordinance and of which that worker is a member;
- (b) any sums due under this Ordinance from an employer to two or more workers may be sued for in a single suit instituted in the name of the Commissioner of Labour or in the name of a trade union which is registered under the Trade Unions Ordinance and of which those workers aro members;
- (c) a suit for the recovery of any sum due under this Ordinance from any employer to any worker shall be maintainable if it is instituted within two years after that sum has become due;
- (d) in any such suit instituted in the name of the Commissioner of Labour, he may be represented by any Deputy or

Assistant Commissioner – Labour or any Inspector – Labour; and

(e) in any such suit instituted in name of a trade union, su⊂ union may be represented ⊨ any of its officers.".

20. The following section is hereby inserteimmediately after section 51A, and shall have effect as section 51B, of the principal enactment: —

"Certificate of service. 51B. Where the employment of an worker, learner or apprentice employein any trade for which a Wages Boarhas been established is terminated, h employer shall issue to him a certificat containing such particulars as may b prescribed.".

Amendment of section 52 of the principal enactment. 21. Section 52 of the principal enactment is hereb amended by the insertion, immediately after para graph (c) of that section, of the following new paragraph:—

" (cc) prevents or attempts to prevent any othe person from answering any question pu by a prescribed officer to such other persoduring an examination of such other persounder sub-section (1) of section 50; or ".

Amendment of section 58 of the principal enactment. 22. Section 58 of the principal enactment is hereb amended by the insertion, immediately after th definition of "trade", of the following definition:-

"" wages " includes any remuneration due is respect of overtime work or of an holiday;".

Insertion of new section 51B in the principal enactment. ***

14