# PARLIAMENT OF CEYLON

1st Session 1956-57





Workmen's Compensation (Amendment)
Act, No. 31 of 1957

Date of Assent: May 2, 1957

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An Act to amend the Workmen's Compensation Ordinance.

Chapter 117. Vol. III., page 392;

[Date of Assent: May 2, 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 Workmen's Compensation (Amendment) Act, No. 31 of 1957.

Short title.

2. Section 2 (1) of the Workmen's Compensation Ordinance (hereinafter referred to as the "principal enactment") is hereby amended, in the definition of "workman", as follows:—

Amendment of section 2 of Chapter 117.

- by the substitution, for the words "three hundred rupees", of the words "four hundred rupees";
- (2) by the substitution, in paragraph (b) of that definition, for the words "or of any Defence Force Corps constituted under the Defence Force Ordinance", of the words "other than a person employed in a civilian capacity in any of those forces".
- 3. Section 4 of the principal enactment is hereby amended by the repeal of sub-section (1) thereof and by the substitution, for that sub-section, of the following sub-section:—

Amendment of section 4 of the principal enactment.

- "(1) If a workman-
- (a) contracts an occupational disease described in the first column of Part A of Schedule III whilst he is employed in any process described in the corresponding entry in the second column of that Part, or
- (b) contracts an occupational disease described in the first column of Part B of the aforesaid Schedule whilst he is in the service of an employer in whose service he has been employed for a continuous period of not less than six months in any process described in the corresponding entry in the second column of that Part,

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the contracting of the disease shall be deemed to be an injury by accident within the meaning consection 3, and, unless the employer proves the contrary, the accident shall be deemed to have arise out of and in the course of the employment.".

Amendment of section 11 of the principal enactment. 4

- 4. Section 11 of the principal enactment is herebamended, in sub-section (1) thereof,—
  - (a) by the substitution, for the words "an dependant", of the words "one or more on the dependants", and

(b) by the substitution, for the words "the dependant", of the words "the dependant or dependants".

Amendment of section 16 of the principal enactment.

5. Section 16 of the principal enactment is hereby amended, in sub-section (1) thereof, by the substitution for the words "six months" wherever those words occur in that sub-section, of the words "one year".

Amendment of section 20 of the principal enactment.

- 6. Section 20 of the principal enactment is hereby amended by the repeal of sub-section (2) of that section and by the substitution, for that sub-section, of the following sub-section:—
  - "(2) Where an employer is served with a notice under sub-section (1), he shall, unless he disclaims liability to deposit compensation on any ground other than the ground that there are no dependants of the deceased workman, make the deposit within thirty days after the service of the notice.".

Amendment of section 21 of the principal enactment.

- 7. Section 21 of the principal enactment is hereby amended by the repeal of sub-section (6) thereof and the substitution therefor of the following sub-section:—
  - "(6) Where the employer of an injured workman offers to him the services of a registered medical practitioner free of charge and—

(a) the workman accepts such offer but deliberately disregards the instructions of the registered

medical practitioner, or b) the workman refuses to accept su

(b) the workman refuses to accept such offer and thereafter either fails to take treatment regularly from a registered medical practitioner or whilst being regularly attended by a registered medical practitioner deliberately disregards the instructions of such practitioner,

then, if the disregard referred to in paragraph (a) or the refusal and failure or disregard referred to in paragraph (b) is or are unreasonable in the cirmstances of the case and the injury is aggravated creby, the injury and the resulting disablement shall be deemed to be of the same nature and duration as they might reasonably be expected to be if the workman had been regularly attended by a registered medical practitioner and had not deliberately disregarded the instructions of such practitioner; and compensation, if any, shall be payable accordingly.".

8. Section 40 of the principal enactment is hereby mended, by the substitution for the words "or to mforce any liability incurred under this Ordinance." If the words "or, except as provided in section 41?), to enforce any liability incurred under this ordinance."

Amendment of section 40 of the principal enactment.

9. Section 41 of the principal enactment is hereby mended as follows:—

Amendment of section 41 of the principal enactment.

- (1) by the re-numbering of that section as subsection (1) of section 41;
- (2) by the addition, immediately after renumbered sub-section (1), of the following sub-section:—

"(2) If any sum referred to in subsection (1) cannot be recovered in the manner specified in that sub-section within six months from the date on which such sum becomes due from the person liable to pay it, the Commissioner may make application, where such sum exceeds three hundred rupees, to the District Court or, where such sum does not exceed three hundred rupees, to the Court of Requests, within whose jurisdiction such person resides, for the recovery of such sum by the seizure and sale of the immovable property of such person, and, upon such application being made, the court shall issue to the Fiscal a writ for the recovery of such sum by the seizure and sale of such immovable property. The provisions of the Civil Procedure Code relating to the seizure and sale of immovable property by the Fiscal

Cap. 86.

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in execution of a writ issued by a co and to the making and adjudication claims in respect of immovable propseized by the Fiscal shall apply to seizure and sale of immovable profit for the recovery of the sum specified in Commissioner's application and to making and adjudication of claims in ! pect of immovable property seized for recovery of such sum. For the purpose the application of such provisions the s so specified shall be deemed to be due or decree entered by the court and the Co missioner shall be deemed to be the ju ment creditor and the person liable to I such sum shall be deemed to be t judgment debtor. "; and

(3) by the substitution, for the marginal note to the section, of the following marginal note:—

"Recovery of amounts due. ".

Amendment of section 43 of the principal enactment. 10. Section 43 of the principal enactment is here amended by the substitution, for the words "sh be liable to pay the full amount", of the words "sh be guilty of an offence and shall, on conviction aft summary trial by a Magistrate, be liable to pay a finot exceeding one thousand rupees, and shall also this liable to pay the full amount".

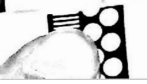
Amendment of section 48 of the principal enactment. 11. Section 48 of the principal enactment is herel amended by the addition, at the end of that section of the following sub-section:—

"(6) Every petition of appeal shall be accompanie by a duplicate thereof, and the Registrar of the Supreme Court shall transmit such duplicate to the Commissioner."

Amendment of Schedule II to the principal enactment. 12. Schedule II to the principal enactment, a amended by regulations made under that enactmen and published in the *Gazette* of April 28, 1944, and in the *Gazette* of October 6, 1950, is hereby further amended as follows:—

(1) in clause 3 of that Schedule by the substitution for the expression "twenty-five" of the expression "ten";

(2) in clause 7 (a) of that Schedule by the omission of all the words from "which" to "roof"



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- (3) in clause 29 of that Schedule by the omission of the words "in any Government Department";
- in clause 34 of that Schedule by the substitution, for the word "thereof.", of the following:—
  "thereof; or ";
- (5) by the addition, at the end of that Schedule, of the following clauses:—
  - "35. employed in any radio rediffusion service; or
  - 36. employed as a carter; or
  - 37. employed in, or in connection with, the catching of fish; or
  - 38. employed, otherwise than in a clerical capacity, on any premises wherein the business of maintaining or repairing any machinery or vehicles is carried on; or
  - 39. employed as a performer in any circus or acrobatic show; or
  - 40. employed in a meat stall; or
  - 41. employed in the transport of fish; or
  - 42. employed in a petrol depot.".

13. Schedule III to the principal enactment is sereby repealed and the following new Schedule is abstituted therefor:—

Replacement of Schedule III to the principal enactment.

#### SCHEDULE III

(section 4)

#### Part A

Description of Occupational Disease	Description of Process
ınthrax	Any employment—
	(a) involving the handling of—  (i) wool, hair, bristles or animal carcases or parts of such carcases, including hides, hoofs and horns, or
	(ii) articles manufactured therefrom; or (b) in connection with animals infected with anthrax
ompressed air illness or its sequelae	Any process carried on in compressed
'oisoning by lead tetra-ethyl	Any process involving the use of lead tetra-ethyl
oisoning by nitrous fumes	Any process involving exposure to nitrous fumes

#### Part B

## Description of Occupational Disease

Arsenical poisoning or its sequelae

Chrome ulceration or its sequelae

Lead poisoning or its sequelac excluding poisoning by lead tetra-ethyl

Mercury poisoning or its sequelae

Pathological manifestations due to-

 (a) radium and other radio-active substances;

(b) X-rays

Phosphorus poisoning or its soquelae

Poisoning by benzene and its homologues, or the sequelae of such poisoning

Poisoning by nitro or amido derivatives of benzene and its homologues or the sequelae of such poisoning

Poisoning by the halogen derivatives of hydro-carbons of the aliphatic series

Primary epitheliomatous cancer of the skin

#### Description of Process

Any process involving the processiberation or utilisation of arsents its compounds

Any process involving the use of chracid or bichromate of ammorpotassium or sodium or apreparations

Any process involving the use of lease any of its preparations or componence that the state of t

Any process involving the use of mer or its preparations or compounds

Any process involving exposure to action of radium, radio-active a tances, or X'rays

Any process involving the use phosphorus or its preparations compounds

Handling benzene or any of its handling benzene or any of its homelogues and any process in the marketure or involving the use benzene or any of its homologues.

Handling any nitro or amido derivation.

Handling any nitro or amido derivation of benzene or any of its homologor any process in the manufactur involving the use thereof

Any process involving the product liberation or utilization of hala derivatives of hydro-carbons of aliphatic series

Any process involving the handling use of tar, pitch, bitumen, mineral paraffin, or the compounds, produce or residues of these substances

Amendment of Schedule IV to the principal enactment.

- 14. Schedule IV to the principal enactment hereby amended as follows:—
  - (1) in column (1) of that Schedule—
    - (a) by the insertion of the amount "300" at the end of that part of that column which contains the words "Monthsham—"; and
    - (b) by the insertion of the amount "300 at the end of that part of that colum which contains the words "But no more than—";
  - (2) in column (2) of that Schedule, by the insertion of the amount "4,500" at the end of the column;

- (3) in column (3) of that Schedule, by the insertion of the amount "6,300" at the end of that column; and
- (4) in column (4) of that Schedule, by the insertion, at the end of that column, of the following:—
  "30 0".