PARLIAMENT OF CEYLON

1st Session 1960-61



Requisitioning of Land (Amendment) Act, No. 55 of 1961

Date of Assent: June 19, 1961

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Requisitioning of Land (Amendment) Act, No. 55 of 1961

L. D.—O. 53/55.

AN ACT TO AMEND THE REQUISITIONING OF LAND ACT, No. 33 of 1950, and, in regard to certain lands OF WHICH POSSESSION IS DEEMED TO BE UNDER THAT ACT AND IN RESPECT OF WHICH PROCEEDINGS UNDER THE REPEALED LAND ACQUISI-TION ORDINANCE ARE PENDING IN ANY DISTRICT COURT, TO PROVIDE FOR THE METHOD OF DETER-MINATION OF THE MARKET VALUE OF SUCH LANDS FOR THE PURPOSES OF THE AWARD OF COMPENSA-TION.

Date of Assent: June 19, 1961

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:—

This Act may be cited as the Requisitioning of Land (Amendment) Act, No. 55 of 1961.

Short title.

Section 2 of the Requisitioning of Land Act, No. 33 of 1950, (hereinafter referred to as the "principal Act."), is hereby amended in sub-section (1) of that section as follows:—

Amendment of section 2 of Act No. 33 of

- (1) by the relettering of paragraph (b) of that sub-section as paragraph (c); and
- (2) by the insertion, immediately after paragraph (a) of that sub-section, of the following paragraph:—
 - " (b) for the purpose of implementing any such scheme as is approved by the Prime Minister for the importation, storage or distribution of essential commodities by any Government department, local authority, corporation or co-operative society; or ".
- 3. Section 4 of the principal Act is hereby Amendment of amended as follows:—

(1) by the substitution, for the word and letter "paragraph (b)", of the words and letters "paragraph (b) or paragraph

J. N. R 16688-3,179 (5/61)

- (2) by the substitution, for the words "authorise a person", of the words "authorise a person or co-operative society"; and
- (3) by the substitution, for the words "between such person", of the words "between such person or co-operative society".

Amendment of section 6 of the principal Act

- 4. (1) Section 6 of the principal Act is hereby amended as follows:—
 - (a) in sub-section (1) of that section, by the insertion, immediately after the first Proviso to that sub-section, of the following new Proviso:—
- "Provided, further, that in the case of the land or lands specified in each entry in column I of the Schedule to this Act the rent payable for the purposes of paragraph (a) of sub-section (1) during the period for which possession of such land or lands is retained by virtue of this Act shall be the amount specified in the corresponding entry in column II of that Schedule:";
 - (b) by the insertion, immediately after subsection (2) of that section, of the following new sub-section:—
- able under paragraph (b) of sub-section (1) for any damage done to any land of which possession is deemed to be taken under section 2 of this Act by reason of the demolition of any building or structure which was erected on that land before the appointed date by a competent authority or any person acting on his behalf during the period for which that land was in the occupation of such competent authority or person under the Defence (Miscellaneous) Regulations as having effect whether before or after February 24, 1946.";
 - (c) by the renumbering of sub-section (4A) of that section (as amended by Act No. 20 of 1953) as sub-section (4B); and

new sub-section:

(d) by the insertion, immediately after subsection (4) of that section, of the following

" (4A) In determining for the purposes of sub-section (4) the market value of any land of which possession is deemed to be taken by virtue of section 2 of this Act, no account shall be taken of any appreciation in the value thereof due to any building or structure erected, or any work done, on that land before the appointed date by a competent authority or any person acting on his behalf during the period for which that land was in the occupation of such competent authority or person under the Defence (Miscellaneous) Regulations as having effect whether before or after February 24, 1946.".

- (2) The amendments made in the principal Act by sub-section (1) of this section shall be deemed to have come into force on the date on which the principal Act came into operation.
- 5. Section 16 of the principal Act is hereby amended in sub-section (1) of that section by the substitution, for the words "authority or person", of the words "authority, person, local authority or cooperative society".

Amendment of section 16 of the principal Act.

6. Section 21 of the principal Act is hereby amended by the insertion, immediately after the definition of "land", of the following new definition:—

Amendment of section 21 of the principal

- "" local authority" means any Municipal Council, Urban Council, Town Council or Village Committee;
- 7. Where rent in excess of the amount payable under section 6 (1) (a) of the principal Act was paid in respect of any land of which possession was deemed to have been taken by virtue of section 2 of the principal Act and was terminated before the date of commencement of this Act, such payment shall be deemed to have been valid.

Validation of payment of rent in excess of that payable under section 6 (1) (a) of the principal Act.

Requisitioning of Land (Amendment) Act, No. 55 of 1961

Addition of Schedule to the principal Act. 8. (1) The principal Act is hereby amended by the addition, at the end thereof, of the following Schedule:—

*	9	
" Schedule		
Column I	Column	
Description of land	Rent per n	
	Rs.	C.
Western Province .	0	50
1. Tonbridge situated in Katunayake		
Goluwapokuna Estate situated in Katunaya		01
3. Warrings Bungalow Estate (Lot A) situated Katunayake	in 438	63
4. Warrings Bungalow Estate (Lot C) situated Katunayake	in 1,446	00
5. Warrings Bungalow Estate (a portion	in ·	
extent 52A. 3R. 22P.) situated in Kat	u- 1071	10
nayake	1,071	10
6. Kadirana Group (portion) situated	in 0.150	20
Katunayake	3,156	
7. Kadirana Estate situated in Katunayake	174	00
8. Dambuwa Estate (part) situated in Kat	su-	00
nayake	1.00	
 Land depicted as lot 16 in Requisition Surv Plan 69 and situated in Katunayake 	10	00
 Land depicted as lot 21 in Requisition Surv Plan 69 and situated in Katunayake 	rey 12	00
11. Land depicted as lot 23 in Requisition Surv Plan 69 and situated in Katunayake	ey 2	00
12. Land depicted as lot 30 in Requisition Surv Plan 69 and situated in Katunayake	еу 	5 0 ·
13. Land depicted as lot 31 in Requisition Surv Plan 69 and situated in Katunayake	réy 2	25
 Land depicted as lot 32 in Requisition Surv Plan 69 and situated in Katunayake 	rey	66
15. Land depicted as lot 113 in Requisition S	1)r-	
vey Plan 69 and situated in Katunays	ake	50
16. Land depicted as lots 118 and 120 in Req	lui-	
sition Survey Plan 69 and situated	111	5 50
Katunayake		
vey Plan 69 and situated in Katunaya	ake •	5 00
 Land depicted as lot 122 in Requisition S vey Plan 69 and situated in Katunay 	lur- ake	58
 Land depicted as lot 19 in Requisition Sur- Plan 69 and situated in Katunayake 	vey 19	3 15
 Land depicted as lot 21 in Requisition Sur Plan 69B and situated in Katunayake 	vey 	25
21. Land depicted as lot 22 in Requisition Sur Plan 69B and situated in Katunayake	vey	25
22. Land depicted as lot 24 in Requisition Sur Plan 69B and situated in Katunayake	vey	50
CASTOLICAEN ADVENTAGE WELLERING HENDRICKERSTERN AND THE SELECTION TO 185		

	Column I		umn .	-
1)680	cription of land	Ront	per m	
	8		Rs.	c.
23.	Land depicted as lot 25 in Requisition Sur Plan 69B and situated in Katunayake	vеу 		25
24.	Land depicted as lot 26 in Requisition Sur Plan 69B and situated in Katunayake			25
25.	Land depicted as lot 27 in Requisition Sur Plan 69B and situated in Katunayake			25
26.	Land depicted as lot 28 in Requisition Sur- Plan 69B and situated in Katunayake	vey		25
27.	Land depicted as lot 29 in Requisition Sur- Plan 69B and situated in Katunayake	vey		25
28.	Land depicted as lot 30 in Requisition Sur- Plan 69B and situated in Katunayake	vey		25
29.	Land depicted as lot 31 in Requisition Sur Plan 69B and situated in Katunayake	vey		25
30.	Land depicted as lot 32 in Requisition Sur Plan 69B and situated in Katunayake	vey		25
31.	Land depicted as lot 33 in Requisition Sur	vey		25
32.	Plan 69B and situated in Katunayake Land depicted as lot 36 in Requisition Sur	vey		
33.	Plan 69B and situated in Katunayake Land depicted as lot 37 in Requisition Sur-	vey		25
34.	Plan 69B and situated in Katunayake Land depicted as lot 38 in Requisition Sur			25
20.	Plan 69B and situated in Katunayake	•••		25
35.	Land depicted as lot 39 in Requisition Sur- Plan 69B and situated in Katunayake	vey 	4	25
36.	Land depicted as lot 40 in Requisition Sur Plan 69B and situated in Katunayake	vey		25
37.	Ekala Mahawatta (lot 1) situated in Ekala		1,000	00
38.	Yaknaran Kotuwa (lot 2) situated in Ekala		308	30
	Yaknaran Kotuwa (lot 3) situated in Ekala		308	30
30000000	Land in extent 17.5 perches situated in K nayake		3	50
41.	Land in extent 5.2 perches situated in Kanayake	tu-	30	75
42.	Land in extent 4.6 perches situated in Ka nayake	tu-	,	75
43.	Land in extent 0.5 perch situated in Ka	tu-		
44.	nayake Land in extent 7.7 perches situated in Ka	 tu-		25
45.	nayake Land in extent 10 perches situated in Ka	 tu-	g	25
100	nayake Land in extent 9.5 perches situated in Ka	•••	. 1	50
7744	nayake Land in extent 10 perches situated in Ka	••••	1	25
514	nayake		. 1	75

S 287	
770-77-17-17-18-17-17-18-17-18-18-18-18-18-18-18-18-18-18-18-18-18-	olumn II per month
X 3	Rs. c.
48. Land in extent 1.2 perches situated in Katunayake	75
49. Land in extent 1 perch situated in Katunayake	25
50. Land in extent 2.1 perches situated in Katunayake	75
51. Land in extent 2.3 perches situated in Katunayake	1 00
52. Land in extent 5 perches situated in Katu-	1 00
53. Land in extent 9 perches situated in Katu-	1 25
nayake 54. Land in extent 4.8 perches situated in Katu-	
nayake 55. Land in extent 6.5 perches situated in Katu-	75
nayake 56. Land in extent 4.5 perches situated in Katu-	1 75
nayake 57. Land in extent 2.2 perches situated in Katu-	50
nayake	1 00
58. Land in extent 4.5 perches situated in Katunayake	1 25
59. Land in extent 3.5 perches situated in Katunayake	1 00
60. Land in extent 3.2 perches situated in Katunayake	1 00
61. Josita Estate (Part) situated in Ekala	112 00
62. Cinco Estate (Part) situated in Ekala	48 00
63. Ekala Estate (Part) situated in Ekala	200 00
64. Land depicted as lot 5 in Requisition Survey . Plan 71A, known as Dagonna and situated in Horahena	93 00
65. Lands known as Kurunduwatte and Borales	12 00
66. Pelendegahakanatta situated in Gangodawila	23 00
67. Kekunagahawatte situated in Gangodawila	12 00
68. Kekunagahawatte (No. 2) situated in Gangodawila	28 62
69. Land depicted as lots 5 and 6 in Requisition Survey Plan 42 situated in Gangodawila	40 00
70. Land depicted as lot 7 in Requisition Survey Plan 42 situated in Gangodawila	30 00
71. Kimbulapitiya (lot 5) situated in Horahena	21 50
72. Dagonna (lot 21) situated in Horahena	153 00
73. Kimbulapitiya (lot 8) situated in Horahena	84 00
74. Kimbulapitiya (lot 6) situated in Horahena	14 50
75. Kimbulapitiya (lot 7) situated in Horahena	44 00

(2) The amendment made in the principal Act by sub-section (1) of this section shall be deemed to have come into force on the date on which the principal Act came into operation.

9. Where in respect of any land of which possession is deemed to be taken by virtue of section 2 of the principal Act proceedings under the repealed Land Acquisition Ordinance are pending in any District Court on the date on which this Act comes into force, then, for the purposes of determining the amount of compensation to be awarded under that Ordinance for any such land, the market value of such land shall, notwithstanding anything in that Ordinance, be the market value which such land would have at the time of awarding compensation if it had remained in the condition in which it was at the date on which possession thereof was taken by a competent authority under regulation 34 of the Defence (Miscellaneous) Regulations as having effect by virtue of the Supplies and Services (Transitional Powers) Act, 1945, of the Parliament of the United Kingdom.

Method of determination of the market value of lands of which possession is deemed to be taken under section 2 of the principal Act and in respect of which proceedings under the repealed Land Acquisition Ordinance are pending in any District Court.