

PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

FIREARMS (AMENDMENT) ACT, No. 22 OF 1996

[Certified on 21st August, 1996]

Printed on the Order of Government

Published as a Supplement to Part II of the Gazette of the Democratic Socialist Republic of Sri Lanka of August 23, 1996

PRINTED AT THE DEPARTMENT OF GOVERNMENT PRINTING, SEI LAWKA

TO BE PURCHASED AT THE GOVERNMENT PUBLICATIONS BUREAU, COLOMBO T

Price : Re-1.20 Postage : Rs. L.S.

Firearms (Amendment) Act, No. 22 of 1996
D.-O. 54/94
AN ACT TO AMEND THE FIREARMS!

BE it enacted by the Parliament of the Democratic Socialist

1. This Act may be cited as the Firearms (Amendment) paract, No. of 1996, and shall come into operation on such date as the Minister may appoint by Order published in the Gazette.

lastera esa la trasa c

Short title and date of operation.

2. Section 2 of the Firearms Ordinance (Chapter 182)
(hereinafter referred to as "the principal enactment") is hereby
(mamended 1 as follows!—1) to the condition of the conditi

Amendment spin section 2 of Chapter 182,

- (1) by the insertion immediately after the definition of the expression, "agricultural purpose" of the following new definition:
- ejects an empty cartrigde shell, and introduces a new cartridge on the firing of the gun;

her bestend baseau. ' and

- (2) by the repeal of the definition of the expression. "Government Agent"; Compared to G
- '(3) in the definition of the expression." gun " by the substitution for paragraph. (d), thereof, of the following paragraph:—; of the substitution of the substitution for paragraph.
 - designed or adopted for the discharge of any moxious substance;

but does not include an air guni"i-

- (4) by the substitution for the definition of the expression "licensing authority" of the following definition:

 "licensing authority " means the Secretary:
- (5) by the substitution for the definition of the expression peace officer" of the following definition:

 "peace officer" includes any police officer and any Grama Niladhari appointed in writing to perform police duties;
- 6) by the addition immediately after the definition of the expression "peace officer" of the following new definition:
 - of the Minister in charge of the subject of Defence.'.

Amendemon of section 6 of the principal enactment

Amendment of section 7 of the principal spacement.

Amendment of section 9 of the principal spacetment.

- 3. Section 6 of the principal enactment is hereby amendedby the substitution for the words "Government Agent" wherever such words occur in that section, of the word "Secretary".
- 4. Section 7 of the principal enactment is hereby amended by the substitution for the words "stamp duty of one rupee.", of the words "stamp duty of ten rupees".
- 5. Section 9 of the principal enactment is hereby amended as follows:—
 - in subsection (1) of that section, by the substitution for paragraphs (a) and (b) thereof, of the following.
 paragraphs respectively:—
 - " (a) through any approved port of entry in Sri Lanka; or
 - (b) by passengers arriving at any approved port of entry in Sri Lanka as part of their personal baggage. "; and
 - (2) in subsection (2) of that section ,by the substitutions for all the words from "one thousand rupees" to the end of that subsection, of the words "ten thousand rupees, or to imprisonment of either description for a period not exceeding five years, or to both. ".

Ameadment of section 10 of the principal spacement.

- 6. Section 10 of the principal enactment is hereby amended as follows:
 - (1) in subsection (1) of that section by the substitution for the words "police authorities", of the word "Secretary"; and
 - (2) in subsection (2) of that section, by the substitution for all the words from "made a declaration" to the end of that subsection, of the words "made a declaration to the customs authorities substantially in Form B 2 in Schedule A, and obtained a permit from the Secretary substantially in such Form.".
- 7. Section 11 of the Principal enactment is hereby repealed and the following section substituted therefor:—

Replacement of Section 18 of the principal maximum, "Importation by .passengers. 11. Any passenger importing a gun as part of his personal baggage, shall not remove such gun from the customs premises until he shall have made a declaration and obtained from the Secretary, a permit substantially in Form C in Schedule A, and any person who shall remove such gun from the customs premises without such permit, or otherwise than in accordance with the provisions of this section shall be guilty of an offence against this Ordinance.".

3. Section 12 of the principal enactment is hereby amended as follows:—

Amendment of section 12 of the principal enectment.

- (1) by the repeal of subsection (1) of that section and the substitution therefor, of the following subsection:—
 - "(1) No person shall expose or keep for sale any gun without a licence from the Secretary."; and
- (2) in subsection (2) of that section by the substitution for the words "stamp of sixty rupees.", of the words "stamp of five hundred rupees.".
- 9. Section 14 of the principal enactment is hereby amended in subsection (3) of that section by the substitution for all the words from "the nearest Superintendent of Police" to the end of that subsection of the words "the licensing authority within three days of the sale.".

Amendment of section 14 of the principal enactment.

10. Section 15 of the principal enactment is hereby amended in subsection (2) of that section by the substitution for the words "Every such permit", of the words "Every such permit shall be issued on payment of a fee of rupees fifty and,".

Amendment of section 15 of the principal enactment.

11. Section 17 of the principal enactment is hereby amended

Amendment of section 17 e/ the principal enactment.

- in subsection (1) of that section, by the substitution for the words "Government Agent", of the words "licensing authority";
- (2) in subsection (2) of that section by the substitution for the words "stamp of sixty rupees.", of the words "stamp of five hundred rupees.".
- 12. Section 20 of the principal enactment is hereby amended as follows:—

(1) in subsection (2) of that section, by the substitution for the words "stamp of ten rupees.", of the words "stamp of five hundred rupees."; and

Amendment of section 20 of the principal enectment.

Firearms (Amendment) Act, No. 22 of 1996

(2) in subsection (4) of that section, by the substitution for the words "local dicensing authority"; of the words of the words of the substitution for the words of the words of the substitution for the words of the words of the substitution of the words of the substitution of the words of the substitution of the substitution for the words of the words of the substitution for the words of the words of the substitution for the words of the words of the words of the substitution for the words of the words of

Amendment of section 22 of the principal constraint.

as follows:

- (1) in subsection (2) of that section -
 - (a) by the substitution for paragraph (h) of that subsection, of the following paragraph:—
 - "(h) to the possession of any antique, obsolete or unserviceable, gun kept as a curiosity or ornament, and certified as such by the licensing authority:"; and
 - (b) in paragraph (i) of that subsection by the substitution for the words "the Inspector-General of Police", of the words "the Secretary;":
 - (2) by the repeal of subsection (3) of that section and the substitution therefor, of the following subsection:—
 - (3) Any person contravening the provisions of this section shall be guilty of an offence against this Ordinance and shall on conviction be punishable—
 - (a) for the first offence with a fine not exceeding tea thousand rupees or with rigorous imprisonment for a period not exceeding five yeras or with both such fine and imprisonment;
 - (b) for the second or any subsequent offence, with rigorous imprisonment for a period of not less than ten years and not exceeding twenty years:
- Provided that where the offence consists of having the custody or possession of, or of using, an automatic gun or repeater shotgun, the offender shall be punished with imprisonment for life:

Provided further that, where the offence consists of having the custody and possession of, or of using a smooth bore shotgun of the muzzle-loading variety, the offence, shall be punishable as provided for in section 44.":

- (3) by the addition immediately after subsection (3) of that section, of the following new subsection:
- (4) Every offence under this section shall be fingerprintable upon conviction as if such offence were included in the Schedule of fingerprintable offences under the Prevention of Crimes Ordinance (Chapter 22)."

A

Section 23 of the principal exactment is hereby amended is reduced on (2) of that section by the substitution for the words sear thereupon ", of the words " may thereupon being satisfied that the applicant has the necessary skill to use such gun"

Americans.

of explored the polocest and polocest.

15. Section 24 of the principal enactment is hereby amended by the substitution for all the words and figures from "annual fatty payable" to the end of that section, of the following words and figures:—

Assesses to the principal resources

aroual duty payable seconding to the following scale:-

and the state of the second of the second

enter. St. St. St. St. St.	for agricultural for purpose other thus purpose agricultural purpose
ete pultari komuneli etti pakti Igan etni mendi. Edilomis	Rs. Cu. Rs. Cu.
(a) svery merzie - loeding gus	50 00 100 00
(3) every breach-loading gun	., 100 0 0 200 9 0
(e) every rife	500 80 1,000 80
(4) every pistol or revolver	1,000 00 3
(e) for release of a gun licence	

35. Section 25 of the principal enactment is hereby repealed

believente of prison b his prisons poulants

appeals.

- 25. (1) An appeal lies from a decision of the licensing authority refusing the issue or renewal of a permit or a licence under this Ordinance to a Board of Review appointed for the purpose by the Minister, consisting of three persons of whom one shall be a retired judge who has been a judge of a court at the level of a District Court or above, one shall be a retired police officer who has held a post not below the rank of Senior Superintendent of Police and one shall be a retired officer of the Sri Lanka Administrative Service. The Chairman of the Board shall be the retired judge.
- (2) Any officer of a rank not below that of a Deputy Inspector-General of Police, may appear to the Board of Review from a decision of the licensing authority allowing the issue of a licence to a person under this Ordinance to possess a gun.
- any appeal under this section shall be final.

Partie difficulting and an arms

(4) The Minister may make regulations with respect to the hearing of appeals under this section and such regulations may provide for the time and the manner of prefering such appeals and the fees payable for such appeals and the procedure to be observed in the hearing of such appeals.".

Accessions
of section
of of the
oriented
oriented
orangement

- 17. Section 26 of the principal enactment is hereby amended by the repeal of subsection (1) of that section, and the substitution therefor, of the following subsection:—
 - "(1) Where the Board of Review reverses the decision of the licensing authority by allowing the issue of a licence on an appeal made to it under section 25(2), it shall by a written communication inform the person to whom such licence was issued of the decision and require such person to transmit the licence to the licensing authority within the period specified in such communication".
- 18. Section 27 of the principal enactment is hereby repealed and the following section substituted therefor:—

Sust of Sust of Sustan 27 of the principal Sustances.

"Register of

27. The licensing authority shall maintain a register of all gun licences in a book to be kept for that purpose, substantialy in Form N in Schedule A.".

Acceptances of section 29 of the principal spactages.

- 19. Section 29 of the principal enactment is hereby amended as follows:—
 - (1) in subsection (2) of that section by the substitution for the words "such gun shall be forfeited to Her Majesty." of the following:—

forfeiture, the person who was the owner of such gun shall be entitled to compensation of an amount equal to the value of such gun as assessed by a competent person appointed for the purpose by the licensing authority. "; and

- (2) by the substitution for the words. "Government Agent" wherever such words occur in that section, of the words "licensing authority".
- 20. Section 33 of the principal enactment is hereby amended by the repeal of subsection (1) of that section and the substitution therefor, of the following subsection:—
 - "(1) Every licence holder shall report the destruction of loss of a gun in respect of which a gun licence has been issued to the licensing authority, within seven days of the destruction or loss of such gun.".

Amendment of rection 33 of the principal opactment. 21. Section 34 of the principal enatement is hereby amended as follows:—

Amendment of section 34 of the principal conscirrent.

- wherever such words occur in that section, of the words "licensing authority"; and
- (6) in subsection (1) of that section by the substitution for the words "Every such permit shall be in the form O in Schedule A" of the words "Every such permit shall be issued on payment of a fee of rupees ten and such permit shall be substantially in form O in Schedule A.".
- 22. Section 37 of the principal enactment is hereby amended as follows:—

Amendments of section 37 of the principal enactment.

- (1) in subsection (1) of that section, by the substitution for the words "Government Agent" wherever such words occur in that subsection of the words "District Secretary of the District to which such Order relates";
- (2) in subsection (3) of that section, by the substitution for the words "Inspector-General of Police", of the words "Secretary"; and
- (3) in subsection (4) of that section, by the substitution for the words "Government Agent of the Administrative District" of the words "Secretary".
- 23. Section 38 of the principal enactment is hereby amended by the substitution for the words "the Government Agent" of the words "Superintendent of Police".

Amendment of section 38 of the principal enactment,

24. Section 39 of the principal enatement is hereby amended by the substitution for the words "Government Agent or any officer authorized in that behalf in writting by a Government Agent" and all the words from "nearest police station," to the end of that subsection repectively, of the words "Superintendent of Police or any officer authorized in writing by him." and "nearest police station.", respectively. Amendment of section 39 of the principal enactment.

25. Section 44 of the principal enactment is hereby amended by the substitution for all the words from "not exceeding one hundred rupees, or in the case of" to the end of that section, of the words, "not exceeding five thousand rupees, or in the case of a second or subsequent conviction, by imprisonment of either description for a period not exceeding ten years, or to a fine not exceeding ten thousand rupees, or by both.".

Amendment of section 44 of the principal enactment.

E6. The following new sections are hereby inserted immediately after section 44 of the principal enactment and shall have effect as sections 44A and 44B of that enactment respectively :-

section! 449 is the

" Penalties for offences specified in Sanctule e.

. _ , 44A. Notwithstanding anything in this Ordinance or any other law, any person who uses a gun in the commission of an offence specified in Schedule c of this Ordinance, shall be punished on conviction for such offence with death. or imprisonment for life, and shall also be. liable to a fine not exceeding twenty thousand 5 51

Ponaities for effences. specified In Schoolelo Description of

OBSCTG K

44B. Notwithstanding anything in this Ordinance or any other law, any person who uses a gun in the commission of an offence specified in Schedule D of this Ordinance shall be punished on conviction for such offence with imprisomment for a period of not less than fifteen years, or a fine not exceeding twenty thousand is rupees, or both. 22, 107 22 rd 22 rd 22 rd 20 rd

Section 47 of the principal enactment is hereby amended a subsection (1) of that section, by the substitutions for the words "Inspector-General of Police,", of the words "Secretary,

priscipal inframeson of a transcript water through the

Section 51 of the principal enactent is hereby repaled and "Replacements the following section substituted therefor:

A Power of licencing authority to:dologate sertain.co functions.

#gorbnoccu.

0100813 31:00

o: 51. The licensing authority may delegate to, principal the District Secretary in charge of an adminisrative district the power of granting and signing any licence or permit on his behalf: The power so delegated shall be exercised by the District Secretary in consultation with the tendent of Police of the division."

29. The following new sections are hereby inserted immediately after section 51 of the principal enactment and shall have new rections effect as sections 51A and 51B of that enactment :- in the prior by

"State to be bound.

51A. The provisions of this Ordinance shall a superment bind the State or any Agency of the State.

Hogelittana 4 . 4 . 6 10000017

51 B. (1) The Minister may make regulations. for the purpose of giving effect to the principles,... and provisions of the ordinance or in respect of. any matter which is required to be prescribed, er in respect of which regulations are authorised to be made by this Ordinance at 100 being a bi

Percenture. 12.05

A. S. C. Style or a great a

te recirculation

(2) Every regulation made by the Minister	
ander subsection (1) shall be published in the	
Gazette and shall come into operation upon such	30
publication or on such later date as may be	2511 73
specified in the regulation, otherwise Council endoces	ह. इस्टीह
	4

(3) Every regulation made by the Minister 2nder subsection (1) shall as soon as convenient after its publication in the Gazette, be brought before Parliament for approval. regulation which is not so approved shall be seemed to be rescinded from the date of such a to recome disapproval, but without prejudice to anything previously done thereunder."

Schedule A to the principal enactment is hereby amended Amendment se follows :- months moreself consequent

of Schedule A to the principal .3!

14

14.4

10 .-- 55

- (a) in Form B1 thereof, by the substitution for the words "Superintendent of Police Colombo", of the words Secretary, Ministry of Defence
- in Form B2 thereof, by the substitution for the words "Collector of Customs", of the words "Secretary, Ministry of Defence
- in Form C thereof, by the soustitution for the words "Collector of Customs", of the words "Secretary, Mind try of Defence "ignorist of interest beingact
- (s) in Form D thereof, by the substitution for the words "Government Agent" wherever such words occur in hat Form, of the words "Secretary, Ministry of Defence";
- in Form H thereof, by the substitution for the words with the substitution for the words "Government Agent" wherever such words occur in the state of Chamber. that Form, of the words "Secretary, Ministry of Defence";
- H. let. 20 to 104 Creaters & Let. Correct in Form I thereof, by the substitution for the words "Government Agent" wherever such words occur in that " 3000 fire 11 Form, of the words "Secretary, Ministry of Defence"; " and the st 88
- (w) is Form M thereof, by the substitution for the words "Government Agent" of the v. ords "Licensing Authority,";
- in Form O thereof, by the substitution ofor the words area mounts "Government Agent" wherever such words occur in, that Form, of the words "Secretary, Ministry of Dofence " (1905) 12 15 12 19E.

31. The following new Schedules are hereby added immediately after Schedule B of the principal enactment and shall have affect as Schedules C and D respectively, of that enactment:—

insertica
of new
Schodules
C and D is
the principal
constructs,

SCHEDULE C

(Section 44a)

Section of the Penal Code

Nature of offence

\$14-123 (inclusive) .. Offences against the State.

133 (inclusive) .. Offences relating to the Army, Navy and Army.

297, 300 and 301 .. Culpable homicide, &c.

\$15-324 (inclusive) . . Voluntarily causing hurt by dangerous weapons.

344, 345 and 347 .. Criminal Force.

373-378 (inclusive) .. Extortion.

180-385 (inclusive) .. Robbery.

354-360A .. Kidnapping and abduction,

364 .. Rape.

364A ... Carnal intercourse with young girls.

101-450 ... Abotting or attempting to commit any offence

against the above sections of the Penal Code

enumerated in this Schedule.

Offences under Poisons, ... All drug related offences committed under Opium and Dangerous Poisons, Opium and Dangerous Drugs Dengs Ordinance.

SCHEDULE D

[Section 44B]

Section of the Penal Code

Nature of Offence

140, 141, 142, 144 and 145 Unlawful assembly and rioting. (inclusive)

219, 2194, 220 and 2204 Resistance to lawful apprehension. (Inclusive)

411-426 (inclusive) Mischief.

433-451 (inclusive) .. Lurking house trespass house, breaking &c.

486 .. Cri ninal intimidation.

Abetring or attempting to commit any offence
against the sections of the Penal Code enumerated in this Schedule.

Offences under section 2 Offences against specified persons. (1) (a) and (b) of the Prevention of Terrorism (Temporary Provisions) Act, No. 48 of 1979.

12. In the event of any inconsistency between the Sinhala example sexts of this Act, the Sinhala text shall prevail.

Sinhale, text to pervail in caseof inconditency.