

PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

CODE OF CRIMINAL PROCEDURE (AMENDMENT) ACT, No. 28 OF 1998

[Certified on 4th June, 1998]

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Code of Criminal Procedure (Amendment) Act, No. 28 of 1998

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L.D.-Q.17/97.

An ACT TO AMEND THE CODE OF CRIMINAL PROCEDURE ACT, No. 15 of 1979

BE it enacted by the Parliament of the Democratic Socialist Republic of Sri Lanka as follows:---

 This Act may be cited as the Code of Criminal Procedure (Amendment) Act, No. 28 of 1998.

Short title.

Section 2 of the Code of Criminal Procedure Act,
No. 15 of 1979 (hereinafter referred to as the "principal enactment") is hereby amended as follows:

Amendment of section 2 of Act No. 15 of 1979.

(1) by the insertion immediately after the definition of "Chief Justice" of the following definition:—

"child abuse" means an offence under section 286 α , 288, 288 α , 288 α , 360 α , 360 α , 360 α , 365 α , 365 α , or 365 α of the Penal Code when committed in relation to a child."

(2) by the insertion, immediately after the definition of "person" of the following definition:—

"place of safety" includes a remand home or hospital or any institution for care and custody:".

3. The following new section is hereby inserted immediately after section 43 and shall have effect as section 43A of the principal enactment:

Insertion of new section 43a in the principal enactment.

"Special provisions regarding persons arrested in tespect of child abuse.

43A (1) The provisions of sections 36 and 37 shall not apply in relation to persons suspected or accused of child abuse.

(2) A police officer making an arrest, without a warrant, of any person suspected or accused of child abuse, shall without unnecessary delay and

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within twenty four hours of the arrest, produce such person before a Magistrate having jurisdiction in the case.

- (3) The Magistrate before whom a person arrested under subsection (2) is produced may upon a certificate being filed by a police officer not below the rank of a Superintendent of Police or in his absence the officer acting on his behalf, to the effect that it is necessary to detain such person in custody for the purpose of investigation, make an order permitting the detention of such person in police custody for a period not exceeding three days.
- (4) Upon the conclusion of the investigation or upon the completion of the period of detention specified in the order made under subsection (3), which ever occurs first, such person shall be produced before the Magistrate and the provisions of this Act, shall apply, to and in relation to such person."

4. The following new section is hereby inserted immediately after section 451 and shall have affect as section 451A, of the principal ensement:—

enactment "Warrant of garanting custody of victim to a place of

saféty.

Insertion of new section 431 A in

the principal

- 451A. (1) Where it appears to a court in which indictment or charge for child abuse has been filed that the child in relation to whom the child abuse is alleged to have been committed requires care and protection, the court may order such child to be kept in a place of safety for care and protection, pending the trial.
- (2) Where a court makes an order under subsection (1) that a child in relation to whom the child abuse is alleged to have been committed be kept in a place of safety for care and protection, a warrant substantially in the form set out in the Second Schedule shall be signed by the court and delivered to the Fiscal of the court.".

5. The following new section is hereby inserted immediately after section 453 and shall have effect as section 453a of the principal ensember:—

"Priority for trials and 453a. Every court shall give priority to the trial appeals of any person charged with or indicted for child abuse before such court and to the hearing of any appeal from the conviction of any person for child abuse or against any sentence imposed on such conviction."

insertion of new section 453A in the principal dawlment.

 The First Schedule to the principal enactment amended by Act, No. 19 of 1997 is hereby further amended as follows:—

Amendment of the First Schedule to the principal constructs.

(1) by the insertion immediately after the entries relating to section 287, of the following entries:—

**293	Canning or growning, children to bog.	May myst without werene.	Зент»- висять	Note hade at the	Net con- pound- strie	Imprison- ment of cuber description for not encounting for years and many size by lightly to a figure.	Mag. is: Irego's: Cours.
388*	Hiring or imploying children to not as procures for sexual intercount.	विकास	Same	Sune	5ame	treprison- seems of sitter description for not less than two years and not exempting five years and every sing be blabble to a line.	
285#	Editing or emphoring children to marks in recreased articles.	5 жие	Sume	Same	Same	imprison- ment of either description for neal test than five years and not exceeding meets years and may also be liable to a face.	

4 Code of Criminal Procedure (Amendment) Act, No. 28 of 1998

(2) by the repeal of the entries relating to section 302.".

Amendment of the Second Schedule to the principal ensetment. 7. The Second Schedule to the principal enactment as amended by Act No. 4 of 1995 is hereby further amended by the insertion, after Form No. 11 thereof of the following Form:—

"No. IIA"

FORM OF WARRANT OF COMMITMENT TO PLACE OF SAFETY

In the High Court of(or the Magistrate's Court at)
To the Fiscal ofand the Manager of
Whereas
And Whereas the said offence is alleged to have been committed in relation to
These are therefore to command you, the said Fiscal to take the said
Given under my hand thisday 199
Sioned

Sinhala text to prevail in case of inconscistency. In the event of any inconsistency between the Sinhala and Tamil texts of this Act, the Sinhala text shall prevail.

Judge of the High Court/ Magistrate.".

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