

PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

PIRACY ACT, No. 9 OF 2001

[Certified on 9th August, 2001]

Printed on the Order of Constrainent

Published as a Supplement to Part II of the Cazette of the Democratic Socialist Republic of Sri Lauke of August 30, 2001

PRINCES: AT THE COOKSOMENS OF ORVIORNMENT BUCKNOWN, OR LANKS

300 80 90 80 90 80 4K 39 B GO VAR 8 8 B GO VAR 8 8 C FOR 19 JAN 19 JOSS S 19 JAN AND CONTRACTOR S 19 J

Price : Rs. 12.25 Postage : Rs. 5.25

Равсу Аст. Но Я еў 2007

(Cortified on 9th August, 2001)

L.D.---O. 11/97.

AN ACT TO PROVERESCO TEST SUPPRISSION OF PERMITS IN SECTIONS AT ANOSTES CONNECTED THE REVISION OF PROBABILITIES CONNECTED THE REVISION OF PROBABILITIES OF THE RESERVENCE OF THE REVISION OF THE RESERVENCE OF THE RESERVENCE OF THE REVISION OF THE RESERVENCE OF THE R

9E is exacted by the Paritoment of the Democrasic Societist Republic of Sri Lanka as follows:

Fig. This Act may be either as the Piency Act. No. 9 of 2001. Since risk

PARTI

Administration

 (1) The Schlanks Forts Authority in consolution with the Director of Moreham Shipping shall be responsible for coordinating this measures for the suppression of pincy in Sri Lanks and for monitoring the implementation of such measures.

The Sri Leake Fosts Authorizy to necessar necessars so toposets prody.

(2) It shall be the duty of the Srt Lanks Ports Authority to gather, collain and disseminate information relating to piracy, in Sri Lanks and cut side Sri Lanks, and to provide such assistance as may be necessary for the implementation of incasories for the suppression of purery.

PARTII

Остовного

A Any person who dishoncelly takes to appropriate any skip, by recass of first, force, estimation, decaption, freud or by other similar engine, shall be guilty of the offence of phacy and shall be convicted be panished, subject to the provisions of sections 8, 2 and 30 of this Ace with imprisonment of either description for a turn see less than

Pierry.

(five years and not exceeding on years and shall also be liable to a fine not less than our million suppose and not exceeding ten million repose or of an amount equal to the value of the ship in respect of which the effect is committed, whichever is the ground.

Taking at property from strip 4. Any person who dichonosity takes or appropriates any property from any ship, by means of their, force, intimidation, decepoon, frank or other analismments, shall be gainly of an offence mader this Act, and shell on conviction be hable, subject to the provision of specifical 9, 9 and 10 of this Act, to imprisonment of either description for a term not less than three years and not exceeding seven years and to a fine next less than one million reposts and not exceeding five million reposts or of an amount equal to the value of the property in espect of which the offence is committed, whichever is the greater.

Figurating 8 dings without inwests applicably 5. Any person who without due permission of the captain, master or purson in obarge of a ship or without lawful authority, enters or boards any ship, while at sea or while bestivot at a perior hadious or on the per-front, sitait be public of an offence major this Act and shall on convection be limble, subject to the provisions, of sections 8, 9, and 10 of this Act, to imprisonment for a form not exceeding two years and 10 a fine.

Resession gentosekm, transportagium, of girmod ship suri gorganiy 6. Any person who disheassily commissions, receives, retains or transpose any ship or property takes or appropriated by the openintation of as effect author section 3 or section 4 of this Act shall be guilty of an effence, noder this Act and shall on constation be hable, subject to the provisions of sections 3. 9 and 10, of this Act, to imprisonment of either description for a term not exceeding these years and to a fine not exceeding one million rupes; or the value of the property is respect of what the offence is consisted, wholever is the pressur.

ŝ

7. (1) Any person who altempts to commit an officere under section 3 or 5 of this Act or who aids or object the containsion of such offerso shall be guilty of an offered under this Act and shall on convenion be bable, subject to the provisions of sections 8.9 and 10 of this Act to imprisonment of either decomption for a term not exceeding five years and to a fine not exceeding not online.

Altonopis.

- (2) Any person who example to commit as offence under section 5 or 6 of this Act shell be guilty of an offence ander this Act and shall on conviction be liable, subject to the provisions of sections 8.9 and 10 of this Act, to imprisent out of outros description for a term and expecting one year and to a fine.
- 8. Where at the trial of any purson for an effecte under section 3 or section 3 or section 3 or section 5 or section 6 of this Act, it is proved that such person used force or infinitelying in the contention of stable offers, be may be sectorized to, a term of tempisorment extending to explice years.

(ise of lixup ov istraidolica while conventing on others

9. Where all the still of a present for an offered weeks section 3 or section 4 or section 5 or section 6 of this Act, it is proved that such parson was larned with a deadly weepon when committing such differentials to a term of high isometric extending to differe years.

Eserations exposiwhite consultating on offernal

10. Where as the trial of a person for an elfonce under section 5 or section 5 or section 5 or section 5 of this Act, it is proved that such person velocitarily caused herr to any other person in the control of constraining such offence, such person and any other person jointly concerned in committing such offence may be sententeed to a term of imprisuous custometing in the only years.

Classing bood welder classifications and the contraction of the contra

13. (1) Where any person is convicted of the offence under seedows 3, 4 or 5 of this Act, the Churt shall make order that any ship, meter vehicle or mode of conveyance or property, used in, or in connection with, the committees of such offence, he forfeited to the State, unless the owner of

Реговша.

such stap, meter vehicle or needs of convoyance or property or the passesses lagality entitled to the passessess thereof, establishes to the existing of court, that such ship, more vehicle, or made of convoyance or property was used in or in contection with the convexistion of such offence without his knowledge or continuation.

- (2) Any skip, motor velocie or pode of conveyance or property infoited by an order made under subsection (1), shall vest absolutely in the State. Such vosting shall take offect.—
 - (a) where no appeal has been made to the Court of Appeal to Supreme Coast within the period allowed thereits, after the expiration of the period within which an appeal may be preferred to the Coast of Appeal or the Supreme Coast, as the case may be, against the order of surfathere. or
 - (b) where an appeal has been preferred to the Court of Appeal or Supreme Court is the case may be, appeal the peaks of forticities, agons the final distensionalises of math appeal affirming or upholding the order of ionisitate.
- (3) Where any ship, more reducing a made of conveyance or property is vessed in the Scate by an easier mode under subsection (ii), the Court shall cause such ship, motor vehicle as such of conveyance emproperty to be sold by public auction and the properts of sale credited to the Sri Lanko Posts Autionity.

PARTIE

(NYMERICATION OF GREENCHE

Oriforces ander Piès Act so las congrisables and non-bariables 12. (i) Norwithstanding anything to the contrary at the Code of Criminal Procedure Act, No. 15 of 1979, every offence under this Act shall be a cognishly offence and a non-balloble offence, wishin the intenting of that Act.

- (2) A person suspected or necessal of being consormed in compating, or intring committed, an officer anxier sections 3, 4, 5, 6 or 7 of this Act shall not be released on ball except by a ladge of the high Coars, on exceptional circumsusances being shown to exist.
- 13. (1) Every police officer, officer of the Sri Lanka Customs, officer of the Armed Porces, or officer of the Bri Lanka Porce Authority with specialized knowledge specially designated in writing by the Minister, shall for the purposes of tink Act, be an amborized officer.

Authorized offices to be a described officer.

- (2) Every such existed officer shall be deemed to be a posse officer and an insulator within the meaning of the Code of Crumball Procedure Act. No. 15 of 1979, has exempising, for the purposes of this Act, any gowers and duties confused or imposed on a peace officer, or on an imposer with respect to cognizable offerous, by that Act.
- 14. Except as otherwise provided by its Act, all offences ander this Act shall be investigated, tried as etisewise deals with, in acceptance with the provisions of the Code of Criminal Procedure Act, No. 15 of 1979.

Crismises Prevedure Code so pagely,

18. (8) Where an quantification of piroty has been grounds to suspect that the offerer of piroty has been committed, or it likely to be committed, in may, in satisfic compliance with such speedures as may be laid down by regulations make by the Manister with the concurrence of the Sci Lanks Ports Assituating and the Director of Manistra Shipping.....

Powers of sec 2008/asked offspat.

- (22) stop and board any ship, mosor vehicle or other mode of conveyance.
- (A) confect sasy parenthises ,
- (c) seatch any person or property bound on any such ship, intoler volicie, mode of conveyance or premises.

 (d) selice any ship, tooker vehicle, mode of conveyance or property.

which he who is example to use control to have been used or involved in, onto be used or involved, as the care may he, in or is commetten with, the commission of the offence.

Provided however, as outherized officer in casscising his provers under this section, shall not broad any ship which is affected or is likely to be affected by an act of piracy without the permission of the mester or any other officer in charge of that ship.

- (2) In effecting the science of ady that, more vehicle, under of conveyance or property in the exercise of the gravers conferred on him by subsection (1), an enthrotized of flows tony use such force as may reasonably be necessary.
- (3) (a) Where any ship, monor vehicle, toods of conveyance or property is solved by any assistanced officer in the exercise of the powers conferred on him, by subsection (1), such authorized reflects shall as soon as practicable, produce such ship, monor vehicle, mode of conveyance or property before, or make it available for inspection by, the Judge of the fligh Court, extentished by Article (SAP) of the Constitution for the Western Province.
- (b) Where a judge holes when any ship, meter vehicle, mode of conveyance or property is preduced wider (swagisph (a) is assisted, after such require as he may does neckssary, this such ship, process vehicle, and a licenseyance in property has been assisted, or is consection with, the commission of an offence under section. If as is of this Act, he may make order that such ship, respectively. It will be property that such ship, respectively.

(c) ইউচ ব্রুপেনির্ভাগের প্রতিভাগের (2) and (3) of species
 ইউ জীয়াই, জন্মবার সম্প্রকারীর, apply to such order of ferriciture.

PARTIV

Theat of Opposits

16. Notwether artising anything to the contrary in any other law, the High Cours established under Asiacie 154P of the Constitution for the Western Prevince shall have jurisdiction to hear and determine any reference under sections 3, 4, 5, 6 or 7 of this Act, where such offence was contrasted within the territorial waters of Sri Lanka or commuted outside the territorial waters of Sri Lanka or commuted outside the territorial waters of Sri Lanka or in respect of a step segistered in Sri Lanka.

Superijetion of High Court ip by offerens upder also Ara

17. (3) Anything in the Code of Eriminal Procedure Act No. 15 of 1979 or any other sensen has to the contrary notwithstanding, the America Goscott shall indict a person for an effect under this Act commisted by reason of a contravention of any of the previsions of excitons 3, 4, 5, 6 or 7 of this Act before the relevant High Court, without a preliminary inquiry by a Magistrate's Court as provided in Chapter XV of that Act.

Patter of Attorney General to surface

- (3) The following provisions shall apply in any case where the Asserted Control and puts a person before the High Coner suster subsection (1):—
 - (3) At indicament proposed in the strategy prescribed by MCGOR 162 of the Code of Criminal Proceduse Act. No. 15 of 1979 shall be transmitted by the Asterney General to the High Court. The Atterney Coneral shall at the same time stangers to the Fiscal of the Court in which the state is to take place a copy of copies of the indicatorest for service on the accused person or each of the accessed persons who will be tried again the indicatorest. The Proceed that for head of the accessed.

and at least feature days before the day specified for trial survey or pages to be served on the accessed persons or each of the accessed persons its each of the accessed persons, the copy of a copy of the jedictment to exceed by him from the Anomey-Conesal and shall make a return of such service to the High Const and to the Anomey Conesal or any officer apprinted by the Anomey Coneral to topicate him.

- (b) The High Court shall forthwith upon the receipt of the indictment cause to be served on the accured person anotice appellying the date for different.
- (c) (ii) Subject to the provisions of sub-paragraph (ii) of this paragraph service on an accused person of any actionant or notice of this stall be effected in the second space of the service of supremential sections 45 and 46 of the Code of Criminal Procedure Act. No. 15 of 1979 and the provisions of section 69 of that Act shall apply accordingly for the purpose of proving such service;
 - (ii) if service cannot be effected in the manner specified in subparagraph (i) of this paragraph, by the earth is of the deligners, the indictanent or notice shall be affirmt to some conspicuous that of the bouse is officed accurated person ordinarily resides, and in such case the indemnent of notice shall be deemed to have been dely served.
- (ii) The Amorray Coners shall, before the date of feet, cause to be forpished to the accessed passes—
 - (i) a positive statement of the particulars of the charge and a list of waterses who are likely to be called to give evidence and a list of documents statement to used by the prossumer; and

- (9) a susmanary of supplied two facts as are proposed to be relied on by the prosecutor.
- (ii) At this total of that person, the High Court of the prosecutor may, notwished and they anything to the contrary in any other written have, call may such wishess, or more produce my such document, as in not specified in the indigenent.
- 18. (I) Noneithstanding anything to the confrary in the Byldonce Ordinates of this section that apply with respect to proceedings for diffences under sections 3, 4, 5, 6 or 7 of this Act.

Evidence

- (2) Any maismost not amounting to a confossion made by any officer, employed or passenger of any sing and reconfed during an investigation or inquiry ender this Act and quebing toy fact in 1998 or relevant matter in any proceeding for an officers under sections 3, 4, 5, 6 or 7 of this Act of which ditted and evidence by him would be admissible, shall be admissible as evidence in such proceeding.
- (3) Any statement made by any passes in a decapaged or other specied to atking any fact in types or relevant master to any prespecting for an effence under section 3 or 4 or 5 or 6 or 7 of this Act shall be appreciable in each proceeding is—
 - (a) direct and evidence by such person of such fact in issue of relevant master would be admissible in such proceeding : and
 - (b) the paracel who made the statement is dead or by reason of his bodsty or mental condition is main in assent as a wirets; , or
 - (c) the passion who made the seasoners is causide Ser Lanks or cannot be several after reasonable samp have been taken to line such person, or steas there are

tessonable, grounds to believe shat the section with reade the statement is being prevented little giving exidence as such proceeding ; and

- (4) the statement does not emperate a confession made by a person accessed of the offence to which the proceeding relates.
- (4) Any statement in a document or extent record station compiled, received or obtained disting the course of any instingues, under so profession or other regularly conducted activity and touching any first in issue or relevant motion in any proceeding for an official under section 3, 4, 6 or 7 of time Act shall be admissible in avidence in such preceding term.
 - (a) three orellevidence of the fact selector relevant matter would be admissible in such proceeding:
 - (b) the statement does not appoint to a confusition made by a poison accused of the offence in which the proceeding relates.

The Court single unless the constany is proved, presume the truth of such statement in the document or other reaced and in the case of a decoment or reaced made, compiled, received or obtained by a person, that the chooses of a coverd was made, conspiled, received or obtained by the person who is purposted to take another mode, compiled, received or obtained by the person who is purposted to take a notion occasion.

(3) Subject to the preceding provisions of this vectors, any statement artenance by a confession made by any person suspected of having committed an obserce under sections 3. 4, 5, 6 or 2 of this Act shall be admissible against bird in any proceeding for any offcace under this Act if the maximum is not made to a police officer and is not independent under section 24 of the Syldence Oreinance.

PAKE V

Ostobar

19. (1) Any person who, resists or obstracts any suffice and officer in the exaction, by such and arised officer, of sity power conferred on him by this Act, or falls to comply with any lawfist order gives to him by an authorized officer shall be guilty of an offence under this Act and shall on conviction after seamnery trial by a Magistrate be liable to apprisonment to a term red exceeding three years.

i lousuoting nishorizadi ndisen viku

- (2) Every person who contravents only regulation ender under this Act shall be guilty of an offence under this Act and shall on conviction after easimizing vial by a Magistrata, be liable to a flue not exceeding fifty thousand suppose.
- 20. An antisoriest officer shall not be liable to any action or prosecution, civil or criminal, for anything done, or omitted to be done, by him, horegide, ander this Act.

Parstonages of socionaeck offeres.

21. (1) The Minister may make regulations for the purpose of earlying out or giving effect to the principles and previsions of this Act.

Regulações,

- (2) In persicular and without projection to the generality of the powers conferred by subscrition (1), the Minister may make regulations for or in respect of all or say of the following matters:—
 - (a) the measures to be taken for the purpose of preventing, detecting and investigating offences under this Act;
 - (b) (i) the determination of may cones as sestricted or probability cones for any cities of ship, and
 - (ii) the sear of permits to eater tay restricted scores so determined;

- (c) the co-ordinating and monitoring functions of the Sri Lanka Ports Authority;
- 64) the establishment of a reward scheme for the grandets of rewards to persons furnishing information leading to the descend of offerers under this Act, and to persons implementing measures for the suppression of piracy;
- (r) the formulation of procedures for the exercise of powers by an amborized officer entire section 15.
- (3) The Minister shall not make any regulation in respect of the matters so total in paragraph (h) of subsection (2) except with the concurrence of the Minister in charge of the subject of Shipping and in conformity, as for as practicable, with the obligations of Sri Lanke ander the United Nations Convention on the Law of the Sea.
- (4) Every regulation much by the Minutes shall be published in the Gazette, and shall come into operation on the date of such publication, or on such later date or analy be specified in such regulation.
- (5) Every regulation made by the Minister shall as seen as convenient after its publication in the Gazette be brought before Paristment for approval. Any regulation which is not so approved shall be deemed to be recuisized as from the date of such disapproval but without prejudice to anything previously done thereunder.
- (6) Notification of the date on which any regulation is so domined to be researched should be published to the Carette.
- 22 In the event of any inconsistency between the Sinhala and Toroit texts of this Act, the Sinhala text shall prevail.

Sankala text so parvoil to case of becomings 23. Its first Act, and context otherwise regulars

ialogueusiaa.

- "confession" and "fact in issue" have the respective meanings easigned to them by the Evidence Onlineaco;
- "doedly weapon". "dishemestry", "force", "thefa", "voluntarily causing hart", that? have the same hearings is in the Fearl Code;
- Traction subjects than the same meanting on in the Motor.

 Traction Acr.:
- "ship" means every description of third or vessel or boar, or any other description of vessel used in cardigation and includes all equipments, appared and appartmentes (excluding supplies for suntenance) which are necessary for the navigation and conduct of the business of the ship.
- "Sri Lonka Posts Authority" mount the Sri Lanka Ports Authority established by the Sri Lanka Ports Authority Acs, No. 51 of 1979.

