

PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

PENAL CODE (AMENDMENT) ACT, No. 29 OF 1998

(Certified on 4th June, 1992)

Printed on the Order of Government

Published as a Supplement to Part II of the Gassite of the Democratic Societies.

Republic of Sci Lauks of June 95, 1998

ексертер күттөк өңиметекке органулганат ракулар, ил шеме

DO BENYAMIA SESSI NEL CITA CONSERVA SESSIO PASSO DE PASSO PA

Price : Uz. 4.50

Postuge : Na. 150

Penal Code (Amendment) Act, No. 29 of 1998

(Cerofied on 4th June, 1998)

£. D.—O. 16/97.

AN ACT TO AMEND THIS PORAL CODE

the it ensured by the Parliament of the Democratic Socialist Republic of Sri Lanka os follows :----

This Act may be tited as the Panel Code (Amondment).
 Act, No. 29 of 1998.

Shout 6th.

 Section 256a of the Panel Code (hereinafter referred to as the "principal ensument") is hereby amended as follows: Assertabilitati of smaller 1864 ist. Chapter 39.

- by the remarkering of subscribes (2) of that section as authorities (4) of that section; and
- (2) by the insertion immediately after subsection (1) of that section, of the following new subsections:—
 - "(2) Any person who, being a developer of photographs or films, discovers that any photograph or film for developing is an indocent or obscene photograph or a film of a child, shall forthwith on such discovery, inform the officer in charge of the nearest police station that he has in his possession, such photograph or film.
 - (3) Whoever being a developer of photographs or films are in contravention of the provisions of subsection (2) shall be put it and with imprisonment of either description for a term which may extend to two years or with fine or with both.".
- The following new entries are bursby inserted immediately after section 287 or small later effect as section 288, 288A, and 288s, respectively, of the principal enactment:—

Martice of Rew Sections 200. 2004, and 2000, in the principal sections. *Consileg on processing children rebeg 258.(f) Whosever causes or procures a thild to be in any secot, promises or place for the suspense of bragging or recovering alms, or of inducing the giving of alms (whether us not there is any postence of singling, playing, performing, offering anything for sale or otherwise), shall an conviction be punished with imprisoument of either description for a term not streeting five years and stay also be liable to a fine.

(2) In this section "child" means a person under eighteen years of age.

Highing as employing chalcon to solution to solution. The solution interconstruction interconstruction.

288s (1) Wherever intowingly, histor, temploys, possendes, uses, indices as contras a child to proceed any person for illicis sexual intercourse shall as conviction be punished with imprisonment of either description but a lessu sollers than two years and not exceeding five years and may take be liable to a feet.

(2) to this section "child" means a parson under eighteen years of ago.

Fäting or employing etalletonio tratilet ill restricted orticles. 283a(I) Whoever knowingly, hims, employs, persuades, uses, incluses or operate a child to hadre in any restricted article shall on conviction be panished with imprisonment of either description has a sorm not loss than five years and not exceeding seven years and may sixt to bable to a firs.

(2) In this sœison---

্ৰেটাৰি" নালেচ্ছ ৰ চুক্তাইটা এনটাৰ কাষ্ট্ৰইচন্দ্ৰ সুন্ধাৰ কৰিছেল:

regricted article" has the thousing assigned to it by the Poisons. Opium and Dangerous Drugs Ordinance (Chapter 218.); "trafficking" includes selfing, giving, procuring, storing, administering, transporting, reading, delivering or distributing."

 Section 302 of the principal enacument is hereby repealed.

Repeal of section 90% of the principal sections.

 Species 360a of the principal seasonment is hereby amended as follows: Ameadanese of section 360s of the principal exceptiones.

(1) in subsection (5) of dust section by the substitution for all the words from "to leave such person"s usual piace of abode in Sri Lanka", to the end of that purgraph, of the following:—

"to leave such persons example place of abode in Sri Lanks with a view to ifficit sexual intercourse within or out side Sri Lanks;":

- (2) in subsection (6) of that section by the substitution for the words "in any brothel with a view to illicit sexual intercourse or sexual abuse", of the wants "in any premises with a view to illicit sexual intercourse or sexual abuse".
- 6. Section 363 of the principal anactment is hereby smeaded by the repeal of paragraph (b) of that section and the substitution therefor of the following paragraph:—

Argendment of section 363 of the principal constitution.

- "(b) with her consent, while she was in lawful or unlawful desention or when her consent has been totalised, by use of force or intimidation, or by threat of detention or by putting her in fear of death or hort.".
- Societies 365s of the principal onscissors is learnedy amended as follows:

Amendment of section 365s of the principal consument. "(see) with or without the consent of the other person when the other person is under size on yours of ago,", and

(2) by the repeal of paragraph (b) of that section and the substitution therefor of the following paragraph:—

"(h) with the consent of the other person while such other person was in tawful or universal detention or where that consent has been obtained, by use of force, or interpolation or throat of detention or by parting such other person in fear of death or hart,".

Siebaka ent in geveniñ en dass of Secoesieurun In the event of any inconsistency between the Sinhala and Tamil texts of this Act, the Sinhala text shall prevail.

Annual cuberciption of English Bills and Acts of the Perlament Ro. 757 (Local), No. 2.524/Foreign), payette to the Summer process: Consumers Productions Business, No. 25, Telescoment France, Lorus Band, Colombia & before (5th Department and 1986) in project of the year inflorming.