

# PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

# CIVIL PROCEDURE CODE (AMENDMENT) ACT. No. 53 OF 1980

[Certified on 11th December, 1980]

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# Civil Procedure Code (Amendment) Act, No. 53 of 1980

[Certified on 11th December, 1980]

L.D.—O. 10/80.

AN ACT TO AMEND THE CIVIL PROCEDURE CODE.

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

- 1. This Act may be cited as the Civil Procedure Code (Amendment) Act, No. 53 of 1980.
- 2. Section 8 of the Civil Procedure Code (hereinafter referred to as the "principal enactment") is hereby

repealed and the following new section substituted therefor:—

"Procedure 8. Save and except actions in which it is of action to the following new section substituted therefor:—

by this Ordinance or any other law specially provided that proceedings may be taken by way of summary procedure, every action shall commence and proceed by a course of regular procedure, as hereinafter

3. Section 86 of the principal enactment is hereby amended as follows:—

(i) by the repeal of subsection (1) thereof; and

prescribed.".

(ii) by the insertion, immediately after subsection (2) thereof, of the following new subsection:—

"(2A) At any time prior to the entering of judgment against a defendant for default, the court may, if the plaintiff consents, but not otherwise, set aside any order made on the basis of the default of the defendant and permit him to proceed with his defence as from the stage of default upon such terms as to costs or otherwise as to the court shall appear fit.".

- 4. Section 88 of the principal enactment is hereby amended, by the insertion, immediately after subsection (2) thereof, of the following new subsection:—
  - "(3) The provisions of sections 761 and 763 shall, mutatis mutandis, apply to and in relation to the execution of a decree entered upon default, where an order refusing to set aside such decree has been made.".

Amendment of section 88 of the principal enactment.

Short title

Replacement of section 8

of Chapter

Amendment

of section

86 of the principal enactment.

101.

Amendment of section 192 of the principal enactment.

- 5. Section 192 of the principal enactment is hereby amended, by the substitution, for subsection (1) thereof, of the following new subsection:—
  - "(1) When the action is for a sum of money due to the plaintiff, the court may, in the decree order interest according to the rate agreed on between the parties by the instrument sued on, or in the absence of any such agreement at the rate of twelve per centum per annum to be paid on the principal sum adjudged from the date of the action to the date of the decree, in addition to any interest adjudged on such principal sum for any period prior to the institution of the action, with further interest at such rate on the aggregate sum so adjudged, from the date of the decree to the date of payment, or to such earlier date as the court thinks fit."

Replacement of section 196 of the principal enactment.

6. Section 196 of the principal enactment is hereby repealed and the following new section substituted therefor:—

"Decree when claim in respect of mesne profits-from date of action is allowed.

196. When the action is for the recovery of the possession of immovable property, yielding rent or other profit, the court may, whenever the prayer of the plaint asks for damages in respect of mesne profits or rent, provide in the decree for the payment of money in lieu of mesne profits or rent in respect of such property from the date of the institution of the action until the delivery of possession to the party in whose favour the decree is made, with interest thereon at such rate not exceeding twelve per centum as the court thinks fit.

Explanation:—"Mesne profits" of property mean those profits which the person in wrongful possession of such property actually received, or might, with ordinary diligence, have received therefrom."

7. Section 213 of the principal enactment is hereby repealed and the following new section substituted therefor:—

Replacement of section 213 of the pricipal enactment.

"Court may give interest on costs.

of the notice.".

213. The court may give interest on costs at any rate not exceeding twelve per centum per annum, and may direct that costs, with or without interest, be paid out of, or charged upon, the subject-matter of the action.".

Amendment of section 222 of the principal enactment.

8. Section 222 of the principal enactment is hereby amended, by the insertion, immediately after subsection (2) thereof, of the following new subsection:—

"(3) An application to execute a decree against the judgment-debtor as provided in subsection (2) shall be

- made, by petition supported by affidavit of the judgment-creditor setting out the material facts, to which application the judgment-debtor shall be made respondent. The court shall after inquiry, if satisfied that the decree should be executed against the judgment-debtor personally, grant such application.".
- 9. Section 325 of the principal enactment is hereby amended, by the substitution, for subsection (2) thereof, of the following new subsection:—

"(2) When a petition under subsection (1) is presented, the court may, upon the application of the judgment-creditor made by motion ex parte, direct the Fiscal to publish a notice announcing that the Fiscal has been resisted or obstructed in delivering possession of such property, or that the judgment-creditor has been hindered in taking complete and effectual possession thereof or ousted therefrom, as the case may be, by the judgment-dector or other person, and calling upon all persons claiming to be in possession of the whole or any part of such property by virtue of any right or interest and who object to possession being delivered to the judgment-creditor to notify their claims to court within fifteen days of the publication

Amendment of section 325 of the principal enactment.

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10. Section 326 of the principal enactment is hereby amended, by the substitution, for subsection (1) thereof, of the following new subsection:—

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- "(1) On the hearing of the matter of the petition and the claim made, if any, the court, if satisfied—
- (a) that the resistance, obstruction, hindrance or ouster complained of was occasioned by the judgmentdebtor or by some person at his instigation or on his behalf;
- (b) that the resistance, obstruction, hindrance or ouster complained of was occasioned by a person other than the judgment-debtor, and that the claim of such person to be in possession of the property, whether on his own account or on account of some person other than the judgment-debtor, is frivolous or vexatious; or
- (c) that the claim made, if any, has not been established, shall direct the judgment-creditor to be put into or restored to the possession of the property and may, in the case specified in paragraph (a), in addition sentence the judgment-debtor or such other person to imprisonment for a period not exceeding thirty days.".

Replacement of section 330 of the principal enactment, 11. Section 330 of the principal enactment is hereby repealed and the following new section substituted therefor:—

"How subsequent obstruction to be dealt with.

- 330. Any subsequent resistance or obstruction to the execution of the writ or hindrance to the possession or ouster of the judgment-creditor within a year and a day of the delivery of possession—
  - (a) by the judgment-debtor or any other respondent to the petition under section 325, or
  - (b) where a notice under subsection (2) of section 325 has been duly published, by any person whosoever,

shall be punishable as a centempt of court.".

Amendment

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337 of the principal

enactment.

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- 12. Section 337 of the principal enactment is hereby amended as follows:—
  - (i) by the substitution, for subsection (1) thereof, of the following new subsection:—
    - "(1) No application (whether it be the first or a subsequent application) to execute a decree, not being a decree granting an injunction, shall be granted after the expiration of ten years from—
    - (a) the date of the decree sought to be executed or of the decree, if any, on appeal affirming the same; or
    - (b) where the decree or any subsequent order directs the payment of money or the delivery of property to be made on a specified date or at recurring periods, the date of the default in making the payment or delivering the property in respect of which the applicant seeks to execute decree."; and
  - (ii) by the insertion, immediately after subsection (2) thereof, of the following new subsection:—
    - "(3) Subject to the provisions contained in subsection (2), a writ of execution, if unexecuted, shall remain in force for one year only from its issue, but—
    - (a) such writ may at any time before its expiration, be renewed by the judgment-creditor for one year from the date of such renewal, and so on from time to time; or
    - (b) a fresh writ may at any time after the expiration of an earlier writ be issued.
    - till satisfaction of the decree is obtained.".
- 13. Section 501 of the principal enactment is hereby repealed and the following new section substituted therefor:—

"This Chapter to apply to persons of unsound mind and mentally deficient persons.

501. (1) The provisions contained in this Chapter shall, mutatis mutandis, apply in the case of persons of unsound mind and mentally deficient persons, adjudged to be so under the provisions of this Ordinance or

under any law for the time being in force.

Replacement of section 501 of the principal

enactment.

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(2) For the purposes of this section, "persons of unsound mind and mentally deficient persons", mean persons who have been so adjudged under the provisions of this Ordinance or under any law for the time being in force, or where there has been no such adjudication, persons of whom the court is satisfied, after inquiry, to be of unsound mind or mentally deficient and incapable of managing their own affairs."

Insertion of new section 580A in the principal enactment. 14. The following new section is hereby inserted immediately after section 580, and shall have effect as section 580a, of the principal enactment:—

'Provisions applicable to mentally deficient persons.

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- 580a. (1) The provisions contained in this Chapter, other than section 555 shall apply in the case of mentally deficient persons.
- (2) For the purposes of this section, "mentally deficient persons", mean persons who are incapable of managing their own affairs by reason of being mentally ill, feeble, infirm or defective, though not adjudicated as persons of unsound mind in accordance with any law for the time being in force.'

Replacement of section 662 of the principal enactment.

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15. Section 662 of the principal enactment is hereby repealed and the following new section substituted therefor:—

" When injunction may be granted.

• . . . .

662. Every application for an injunction for any of the purposes mentioned in section 54 of the Judicature Act, No. 2 of 1978, except in cases where an injunction is prayed for in a plaint in any action, shall be by petition, and shall be accompanied by an affidavit of the applicant or some other person having knowledge of the facts, containing a statement of the facts on which the application is based."

16. Section 745 of the principal enactment is hereby repealed and the following new section substituted

Replacement of section 745 of the principal enactment.

"Compulsory judicial settlement of accounts in casses of persons of unsound mind, mentally deficient persons and

minors.

therefor:

745. A petition praying for the judicial settlement of the account of—

- (a) the manager of the estate of a person of unsound mind or mentally deficient person;
- (b) the guardian of the person of a person of unsound mind or mentally deficient person;
- (c) the curator of the estate of a minor;
- (d) the guardian of the person of a minor;
- (e) the next friend of a minor plaintiff;
- (f) the guardian for the action of a minor defendant;

and that such persons may be cited to attend the settlement thereof, may in every case where such person is required by law to file accounts, be presented to the court having jurisdiction, in the manner in the last preceding Chapter provided, by any of the following persons respectively namely:—

In cases falling under paragraphs (a) and (b) by the person of unsound mind or mentally deficient person, after he has been found by adjudication to have ceased to be of unsound mind or mentally deficient, or by any relative or friend of the person of unsound mind or mentally deficient person, or by the executor or administrator of a deceased person of unsound mind or mentally deficient person, or under paragraph (a) by the guardian of the person, and under paragraph (b) by the manager of the setate, of a person of unsound mind and mentally deflicient person or by any public officer mentioned in section 556;

In cases falling under paragraphs (c), (d), (e), and (f)—

by the minor after he has attained majority, or by the executor or administrator of a deceased minor, or under paragraph (c) by the guardian of the person. under paragraph (d) by the curator of the estate of a minor;

And in any case by the successor of any such manager, curator, guardian, next friend, or guardian for the action. But in cases falling under paragraphs (b), (d), (e) and (f) proof must be adduced to the satisfaction of the court that the person so required to account has received money or property of the minor for which he is liable to account and has not accounted.".

Replacement of section **749** of the principal enactment.

repealed and therefor: -

17. Section 749 of the principal enactment is hereby the following new section substituted

"Requisites of petitions relating to persons of unsound mind. mentally deficient persons, minors, or trustees.

749. Every petition by which an application is made to a District Court for the exercise of its powers over or in respect of persons of unsound mind, mentally deficient persons, minors or trustees, as the case may be, shall state expressly that the petitioner does not know of any person interested in the subject of the petition or in the person sought to be affected by the order prayed for in the petition, who is likely to entertain any objection thereto, other than those who are named as respondents in the petition.".

Replacement of section 752 of the principal enactment.

18. Section 752 of the principal enactment is hereby repealed and the following new section substituted therefor: --

"Security from managers and curators.

752. The District Court shall have the like power to make the person appointed manager of the estate of a person of unsound mind, or mentally deficient person, or the person appointed curator of a minor's estate, give security for the due administration of the estate as it has in the case of administrators of deceased persons estates.".

19. Section 763 of the principal enactment is hereby amended as follows:—

Amendment of section 763 of the principal enactment.

- (i) by the renumbering of that section as subsection (1) thereof; and
- (ii) by the insertion, immediately after the re-numbered subsection (1) of that section, of the following new subsection:—
  - "(2) The Court may order execution to be stayed upon such terms and conditions as it may deem fit, where—
  - (a) the judgment-debtor satisfies the court that substantial loss may result to the judgmentdebtor unless an order for stay of execution is made, and
  - (b) security is given by the judgment-debtor for the due performance of such decree or order as may ultimately be binding upon him."
- 20. Section 800 of the principal enactment is hereby repealed and the following new section substituted therefor:—

Replacement of section 800 of the principal enactment.

"Sentences to be imposed under this Chapter. 800. The provisions of Article 105 (3) of the Constitution and sections 18 and 55 of the Judicature Act, No. 2 of 1978 shall, apply to the sentence of fine or imprisonment, as the case may be, that may be imposed on conviction for contempt under this Chapter by the various courts."

21. The Second Schedule to the principal enactment is hereby repealed and the following new Schedule substituted therefor:—

Replacement of the Second Schedule to the principal enactment.

### SECOND SCHEDULE

(Section 214)

### Part 1

### DISTRICT COURTS

Scale of costs and charges to be paid to Registered Attorneys in the District Courts as well between party and party as between Registered Attorney and Client.

<b>.</b> .	Class 1			Class II Rs. 1,500			Rs. 5.000			Rs. 10,000		
Where the cause of action, title to land or property, value of estate or subject matter of the action is	Rs.	1,5	r 00								d un 100,0	
Conference with client and receiving instructions to su defend, intervene or interplead, to obtain or to oppose the grant of Letters of Administration or Letters of Guardia ship or Probate, or to take any other proceedings provided under this Ordinance	ne n- for	25	00		35	00		50	00		65	60
Proxy to Registered Attorney for any of the above purpos	es l	10	00		15	00		20	00	• •	25	00
Letter of Domand	2	20	00	• •	25	00	٠,٠	30	00	٠.	40	00
Every necessary attendance on client in the progress of action or proceeding	an 	10	00		15	00		20	00		25	00
Every necessary attendance on Counsel	• •	10	00		15	00		20	00	• •	25	00
Every necessary attendance on the Judge. Registrar, Fisca Justice of the Peace, Commissioner for Oaths, adverse par or his Registered Attorney or Counsel or any other person the progress of an action or proceeding	in 	10	00		15	00		20	00	••	25	00
Every necessary attendance on Registrar of Lunds or are other Officer of a Government Department, Corporation Board or any other authority in the progress of an action proceeding	Or,	10	00		20	00		30	00		46	00
Drawing plaint, answer, replication, plea or any other ple ding, petition or application	• •	25	00		35	00		50	00		65	00
Preparing written instructions for Counsel to draw or set the above and attendance therewith	• •	20	00		25	00		30	00		40	00
Attending Court and filing plaint, answer, replication, plea any other pleading, petition or application		10	00		15	0	••	20	0		25	66
Making and serving copy of same or translation thereof is service, per folio*	• •	1	00		1	50	- •	1	50	٠.	2	00
Making copies of documents to be filed with pleading, or service on parties, per folio*	• •	1	60		I	50	٠.	I	50		2	00
Drawing, summons, notice, subpoena, writ or other proceed order of Court, decree, or judgment		-	00		4		٠.	6				00
Making copy or translation thereof	• •		50		2		••	3		• •		00
Attending Registrar to get the same signed	• •	10	U	• •	15	9	• •	20	U	• •	zə	00
Drawing motions and other ordinary applications whenecessary	• •	5	00		10	0		15	6	٠.	20	00
Every necessary attendance at Court Offices and Reco Room to make all necessary applications, to file all motion to peruse orders thereon and to search for return to summon or notice or any other process	ns, ons	3	00		5	00	٠.	6	00		10	00
Attending Court without Counsel to support or eppose apposition or motion for judgment or any other special motion application	··	25	00		35	00	٠	50	00		65	00
Attending Court to support or oppose all necessarary or nary applications or motions	dı-	25	00		35	00		50	00		65	00
Drawing and fair-copying affidavit		15	00		20	00		30	00	٠.	65	00
Drawing decrees, applications for execution, probate, Letter of Administration, interrogatories, cross interrogatories commissions, special case, injunction, sequestration, proclamation bonds, reference citations, invon ories and accounts.	ອຣ, ໄພ- ອ		500	••	25	00		40	00		50	00
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# Civil Procedure Code (Amendment) Act, No. 53 of 1980

	Class I	Class~II	Class III	Class IV
Where the cause of action, title to land or property, value of estate or subject matter of the action is	Under Rs.1,500	Rs 1,500 and under Rs.5,000/-	Rs.5,000 and under Rs.10,000	Rs.10,000 and under Rs100,000
Drawing brief for Counsel and faircopy, per folio*		1 00 · · 1	50 1 50	2 00
Making copy of pleadings and documents to ac orief, per folio*	company	1 00 1	50 1.50	2 00
Where two or more Counsel are engaged, for drawing trief (no charges for further brief), per folio*	ng second	1 00 1	. 50 1 50	2 00
Attending Court with Counsel on trial, if cause a	argued or	50 00 70	00 ,. 100 00	) <b>12</b> 5 00
Attending Court with Counsel on trial, if cause a postponed or struck off	• •	30 00 50	0 00 80 0	0 100 00
Attending Court without Counsel on trial and cause	• •	50 00 100	0 00 150 0	0 190 00
Attending Court without Counsel on trial, if cause a postponed or struck off	djourned,	<b>9</b> 0 0 <b>0</b> 11	9 00 80 0	
Where judgment is differed, attending Court to h	ear it	25 00 3	5 00 50 C	)() (65 <sup>()</sup> (
Attending arbitration without Counsel, each sitti after sixth sitting)		50 00 10	0 00 150 0	00 190 0
Attending arbitration with Counsel, each sitting after sixth sitting)	g (no fees	30 00 5	50 00 <b>80</b> (	00 100 0
Attending Commissioner to examine or cross-examesses on local examination of accounts or for any lose with Counsel	other pur-	20 00 3	,, ,, ,,	00 65 0
Attending Commissioner as above without Couns	el	40 00 5	50 00 70 ·	00 90 0
Drawing Bill of Costs and fair copy		1 50 3	30 00 50	00 50 €
	4	of per folio nun	spective irrespective irrespective of the number of number olios folio	of number
Attending taxation				00 40 0
Perusing and considering papers, exhibits, or d furnished or used in any action or proceeding by the party or furnished by a party to his own I Attorney for the purpose of being used as evide action or proceeding	Registered nee in any	fair and rea appeal as ]	s the Registra sobable subject provided in th	P PO FOATO
Examining witnesses preparatory to trial or for for brief (per witness)	•		20 00 30	00 40
For every necessary letter vouched by letter boo of postage	•	. 5 00	10 00 15	00 20
*A folio to consist of 120 words	••			

Maps, Surveys, Plans or models, when necessary, such sum as the Registrar shall deem reasonable subject to review and appeal.

Witnesses' expenses, as the Court may determine.

A Increasary instructions, applications, and motions and all necessary attendance at consultations, and copies of documents and all fees and charges not otherwise provided for (including letters) such sums as the Registrar shall deem reasonable, subject to review and appeal.

In all actions involving Rs. 100,000 and over the taxable charges to be one-third  $(\frac{1}{3})$  higher than in Class IV

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## Civil Procedure Code (Amendment) Act, No. 53 of 1980

PART II
Scale of fees to be paid to Counsel in the District Courts.

	I	$\mathbf{II}$	TLI	IV
Where the cause of action, title to land or property value of estate or subject matter of the action is	Under Rs.1,500	Rs.1,500 and under Rs.5,000	Rs.5,000 and under Rs.10,000	Rs.10,000 and over
Retainer	30 00	50 00	70 00	100 00
Advising action, defence or appeal .	30 00	50 00	70 00	100 00
Drawing, perusing, settling, and signing any pleading application or petition	***	70 00	100 00	,. 200 00 to <b>300</b> 00
Drawing, perusing and setting special case .	. 50 ::0	70 60	100 00	200 00
Drawing, perusing, and settling interrogatories decree etc.	50 AG	70 00	100 00	150 00
Consultation fee	<b>50 0</b> 0	70 00	100 00	200 00
Supporting or opposing any special motion of application	FO 00	70 00	100 00	200 00
Brief fee on trial or argument	100 00	150 00	200 00	300 00 to
Brief fee where trial or argument is resumed	50 00	100 00	150 00	1000 00 200 00 to 700 00

- N.B. (1) The fee of a Junior Counsel will not be allowed where two Counsel are engaged in Classes I and II.
  - (2) No fees will be allowed for a third Counsel in any class.
  - (3) The brief fee of a Junior Counsel, where two Counsel are engaged will be half of the Senior Counsel's brief fee.

The Registrar may allow any charges or fees as he shall deem reasonable (not otherwise provided for) on special application being made to him, subject to review and papeal as provided in this Ordinance.

### PART III

Court of Appeal

In Appeal

Counsel's fees

Counsel's fees		
Appelas where value of action is Rs. 1,500/- or under:		
Brief fee on argument	Rs.	100 00
Appeals where value of action is over Rs. 1,500/-		
Retainer	Rs.	100 00
Consultation fee	Rs.	100 00 to 300 00
Making or opposing any special motion	Rs.	100 00 to 300 00
Brief fee	Rs.	200 00 ro 2000 00
Drawing, perusing, settling and signing any application or petition	Rs.	100 00 to 300 00

Registered Attorney's Fees as well between party and party as between Registered Attorney and client.

			Class I Rs.1,500 and under			Class II Rs.5,000 and under			Class III Rs.10,000 and under		Class I Rs.100,0 and und		00,000
Proxy			7	50		10	00		ŀõ	00		20	00
Instructing Counsel to make or motion, or for advice on appella case	oppose any spec nt's or responder	cial it's		00		<b>7</b> ŏ	00		100	00		125	00
Drawing brief for Counsel or a potition or application and fair e	ny bond, affida			50				• •		00	• •		00
Close copy of pleading, evidence accompany brief, per folio*	and documents	to		25	٠,	1	25		1	25		1	50
Attending Court			50	θθ		75	00		100	00		125	00
Every necessary attendance on	Registrar		25	00		25	00		25	00		35	00
Drawing of Bill of Costs			22	50		22	50		22	50		30	<b>0</b> 0
Servicing copy with notice of te	exation		7	<b>5</b> 0	٠.	7	50		7	50		10	00

Note 1. In all actions imvolving over Rs. 100,000/- the taxable charges to be one third (1/3) higher than in Class IV.

Note 2. The Registrar may allow any charges or fees not specially provided for, as he shall deem reasonable on special application being made, subject to an appeal to the Court.

<sup>\*</sup>A folio to consist of 120 words.

Annual subscription of Bills and Laws of the Parliament Rs. 30 (Local), Rs. 40 (Foreign), payable to the Superintendent, Government Publications Bureau, P. O. Box 500, Colombo 1, before 15th December each year in respect of the year following. Late subscriptions will be accepted on the condition that Bills and Laws issued before the date of payment will not be supplied.