THE GAZETTE OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

Part II of June 07, 2024

SUPPLEMENT

(Issued on 12.06.2024)



IMMIGRATION

A

BILL

to make provisions for controlling the entry into and departure of persons from Sri Lanka; controlling the stay of persons in Sri Lanka who are not citizens of Sri Lanka; for the issue of travel documents; for the repeal of the Immigrants and Emigrants Act (Chapter 351) and the Passport (Regulation) and Exit Permit Act, No. 53 of 1971; and to provide for matters connected therewith or incidental thereto

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Immigration

L.D.—O. 31/2018

AN ACT TO MAKE PROVISIONS FOR CONTROLLING THE ENTRY INTO AND DEPARTURE OF PERSONS FROM SRI LANKA; CONTROLLING THE STAY OF PERSONS IN SRI LANKA WHO ARE NOT CITIZENS OF SRI LANKA; FOR THE ISSUE OF TRAVEL DOCUMENTS; FOR THE REPEAL OF THE IMMIGRANTS AND EMIGRANTS ACT (CHAPTER 351) AND THE PASSPORT (REGULATION) AND EXIT PERMIT ACT, No. 53 of 1971; AND TO PROVIDE FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO.

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

1. This Act may be cited as the Immigration Act, No of Short title 2024.

and dates of operation

- 5 (2) The provisions of this Act, other than this section, shall come into operation on such date or dates as the Minister may appoint by Order published in the Gazette. Different dates may be appointed by the Minister for the coming into operation of different Parts or different sections of this Act.
- 10 (3) The provisions of subsection (2) shall come into force on the date on which this Bill becomes an Act of Parliament.

PARTI

PRELIMINARY

2. The objects of this Act shall be -

Objects of the Act

- 15 (a) to regulate immigration and emigration in a manner that is consistent with the national interest;
 - (b) to issue and administer the issuance of passports to Sri Lankan citizens as evidence of identity and citizenship of Sri Lanka;

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- (c) to control entry into Sri Lanka of any person other than the citizens of Sri Lanka;
- (d) to control departure from Sri Lanka of every person; and
- 5 (e) to supervise the activities of any person who is not a citizen of Sri Lanka.
 - 3. (1) Every person who-

Power to exempt from the provisions of the Act

- (a) is a member of the Armed Forces of Sri Lanka; or
- (b) is duly accredited to the Government of Sri Lanka by the Government of any other country; or
 - (c) is sent to Sri Lanka on a special mission by the Government of any other country; or
- (d) is an expert, adviser, technician, or official of any organization whose salary or principal emolument is not payable by the Government of Sri Lanka and who is brought to Sri Lanka by the Government of Sri Lanka through any Specialized Agency of the United Nations Organization, or under the Point Four Assistance Programme of the Government of the United States of America, or through the Colombo Plan Organization (including its Technical Assistance Bureau), or any similar organization approved by the Minister; or
- (e) is any trainee from abroad who is sent to Sri Lanka
 under any of the Technical Co-operation
 Programmes of the United Nations Organization
 and its Specialized Agencies or of the Colombo
 Plan Organization, or of any similar organization
 approved by the Minister; or

- (f) has entered or is under an agreement to enter the service of the Government of Sri Lanka; or
- (g) is a member of the official staff or household of any person referred to in any of the foregoing paragraphs(a) to (f); or
- (h) is the wife or any dependant child of any person referred to in any of the foregoing paragraphs (a) to (g); or
- (i) is a member of the crew of a ship in the territorial waters of Sri Lanka,

shall be exempted from the operation of Parts III, IV, V, VI and VII of this Act to such extent or subject to such conditions or restrictions as may be specified by an Order made by the Minister and published in the *Gazette*.

- 15 An Order under this subsection may be either an Order in respect of any person or group of persons, or an Order applicable to any class or description of persons, being in either case persons referred to in this subsection.
- (2) The Minister may, by Order published in the Gazette 20 exempt any person or class or description of persons for such specified period of time on the occurance of any public emergency from any of the provisions of the Act to such extent or subject to such terms, conditions or retrictions as may appear to him to be necessary in the public interest.

25 PART II

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Administrative Arrangements

4. (1) There may be appointed, for the purposes of this Officers Act, whether by name or by office-

Immigration

- (a) a fit and proper person to be or to act as the Controller General of Immigration (hereinafter in this Act referred to as the "Controller General");
- (b) a fit and proper person to be or to act as the 5 Additional Controller General of Immigration;
 - (c) fit and proper persons to be or to act as Controllers of Immigration;
 - (d) fit and proper persons to be or to act as Deputy Controllers of Immigration;
- (e) fit and proper persons to be or to act as Assistant 10 Controllers of Immigration;
 - (f) fit and proper persons to be or to act as Chief Immigration Officers; and
- (g) fit and proper persons to be or to act as Immigration 15 officers.
 - (2) There shall be appointed such other officers and employees as may be necessary to assist the officers referred to in subsection (1) for the administration of this Act.
- 5. (1) In the exercise, performance or discharge of the Powers, 20 powers, duties and functions vested in, conferred, imposed duties and or assigned by or under this Act-

functions of officers

- (a) the Controller General shall be subject to the general or special directions of the Minister; and
- (b) the Additional Controller General, each Controller, 25 each Deputy Controller, each Assistant Controller, each Chief Immigration Officer, each Immigration

Officer, and any other officer or any other employee appointed under this Act shall be subject to the general or special directions of the Controller General.

- (2) The Controller General may either generally or specially authorise the Additional Controller General, any Controller, any Deputy Controller, any Assistant Controller, any Chief Immigration Officer or any Immigration Officer to exercise, perform or discharge any power, function or duty 10 vested in or conferred upon the Controller General, by or under this Act.
- (3) The Controller General, the Additional Controller General, every Controller, every Deputy Controller or every Assistant Controller may exercise, perform or discharge any 15 power, duty or function vested in or conferred upon a Chief Immigration Officer or an Immigration Officer by or under this Act.
- (4) A Chief Immigration Officer may exercise, perform or discharge any power, function or duty vested in or conferred 20 upon an Immigration Officer by or under this Act.
 - 6. The Minister may either generally or specially authorise Authorisation the Secretary to the Ministry, Additional Secretary to the by Minister Ministry or the Controller General to exercise, perform or behalf discharge any power, duty or function other than -

- 25 (a) the powers conferred by section 3, subsection (4) of section 7, subsection (4) of section 8, section 45, sections 99, 165, 168, 172 and subsection (2) of section 176; or
- (b) any duty or function vested in, imposed or conferred 30 upon the Minister, by or under this Act.

7. (1) The President may, upon request of the Minister, Authorised for the purposes of this Act, by Order published in the members of Gazette, designate all or any of-

- (a) the members of the Sri Lanka Army raised and 5 maintained in accordance with the provisions of the Army Act (Chapter 357);
 - (b) the members of the Sri Lanka Navy raised and maintained in accordance with the provisions of the Navy Act (Chapter 358); and
- (c) the members of the Sri Lanka Air Force raised and 10 maintained in accordance with the provisions of the Air Force Act (Chapter 359),

as authorised members of the Forces.

- (2) Within the area specified under subsection (4), an 15 authorised member of the Forces shall, in respect of-
 - (a) any offence under section 46;
 - (b) any offence under section 51;
 - (c) any offence under section 124;
 - (d) any offence under section 126;
- (e) any offence under section 136; 20
 - (f) any offence under section 137;
 - any offence under section 138; and
 - (h) any offence under section 139,

be deemed to be a Peace Officer within the meaning of the Code of Criminal Procedure Act for the purpose only of exercising any power conferred upon a Peace Officer by that Act.

- 5 (3) The powers and duties conferred and imposed upon authorised members of the Forces by this section shall be exercised and discharged notwithstanding that such powers and duties are not conferred or imposed upon them by the provisions of the Army Act (Chapter 357), the Navy Act 10 (Chapter 358), or the Air Force Act (Chapter 359).
 - (4) The Minister may, by Order published in the Gazette, specify the areas which the powers and duties under this Act may be exercised and discharged by the authorised members of the Forces.
- (5) An authorised member of the Forces making an arrest 15 without a warrant shall forthwith -
 - (a) notify the arrest to the Controller General; and
 - (b) hand over the person so arrested, to the custody of a police officer.
- 20 8. (1) The President may upon request by the Minister, Certain for the purposes of this Act, by Order published in the powers under Gazette, designate all or any of the Coast Guard Officers of be exercised the Department of Coast Guard, raised and maintained in by the Coast accordance with the provisions of the Department of Coast 25 Guard Act, No. 41 of 2009, as authorised Coast Guard Officers of the Department of Coast Guard.
 - (2) Within the area specified under subsection (4), an authorised Coast Guard Officer of the Department of Coast Guard shall, in respect of-

this Act may Guard Officers of the Department of Coast Guard

- (a) any offence under section 46;
- (b) any offence under section 51;
- (c) any offence under section 124;
- (d) any offence under section 126,
- 5 (e) any offence under section 136;
 - (f) any offence under section 137;
 - (g) any offence under section 138; and
 - (h) any offence under section 139,

be deemed to be a Peace Officer within the meaning of the Code of Criminal Procedure Act for the purpose only of exercising any power conferred upon a Peace Officer by that Act.

- (3) The powers and duties conferred and imposed upon authorised Coast Guard Officers of the Department of Coast15 Guard by this section shall be exercised and discharged notwithstanding that such powers and duties are not conferred or imposed upon them by the provisions of the Department of Coast Guard Act, No. 41 of 2009.
- (4) The Minister may, by Order published in the *Gazette*,
 specify the area in which the powers and duties under this Act may be exercised and discharged by the authorised Coast Guard Officers of the Department of Coast Guard.
- (5) An authorised Coast Guard Officer of the Department of Coast Guard making an arrest without a warrant shall25 forthwith -

- (a) notify the arrest to the Controller General; and
- (b) hand over the person so arrested, to the custody of a police officer.

PART III

5 VISA

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- 9. This Part shall apply to every person other than –
- Application of Part III

- (a) a citizen of Sri Lanka; or
- (b) a person who by virtue of any Order made under Part I of this Act for the time being in force, is exempted from the provisions of this Part.
- 10. (1) Subject to the provisions of this Act, the Controller Sri Lankan General or an officer authorised by him may issue to a person Wisa who is not a citizen of Sri Lanka a permission, (to be referred to as a "Sri Lankan visa") to enter into, and stay in Sri Lanka during a specified period.
 - (2) (a) A visa may be issued by the Controller General for such period not exceeding five years subject to such conditions as may be specified in the visa.
- (b) A visa may, with the approval of the Minister, be 20 issued by the Controller General, for such period exceeding five years but not exceeding ten years, subject to such conditions as may be specified in the visa.
- (3) Notwithstanding the time limits specified in subsection (2) a permanement residence visa may be issed25 by the Controller General to a person for a period as determined by the Minister.

- (4) The fact that a person is in Sri Lanka for the time being shall not prevent the grant or issue of a visa or endorsement, to such person or an extension of the period specified in such visa or endorsement issued to such person.
- 5 11. (1) A person who is not a citizen of Sri Lanka shall To require a not travel to or remain in Sri Lanka without a valid visa visa to travel unless he has been exempted from visa requirements under or to remain section 3 by the Minister by Order published in the Gazette. in Sri Lanka

- (2) A person to whom this Part applies and who enters Sri 10 Lanka shall -
 - (a) if he is not the holder of a visa, comply, so long as he remains in Sri Lanka, with the terms and conditions of the endorsement granted to him at the time of his entry; or
- 15 (b) if he is the holder of any such visa, comply, so long as he remains in Sri Lanka with the terms and conditions of the visa.
 - (3) A person to whom this Part and Parts IV and V applies and who enters Sri Lanka shall not-
- (a) if he is not the holder of a visa or an electronic 20 travel authorization, remain in Sri Lanka after the expiry of the period for which he is authorized to remain in Sri Lanka by the endorsement granted to him at the time of his entry;
- 25 (b) if he is the holder of any visa or an electronic travel authorization, remain in Sri Lanka after the expiry of the period for which he is authorized to remain in Sri Lanka by that visa or the electronic travel authorization or by virtue of any extension of that 30 visa; or

(c) if his entry into Sri Lanka is in contravention of the provisions of Parts IV or V,

remain in Sri Lanka.

- (4) The issuing of a visa does not of itself entitle the 5 holder to be granted entry permission under this Act.
- (5) A person who is not a citizen of Sri Lanka holding a valid visa or a person who is not a citizen of Sri Lanka who has been exempted from visa requirements by the Minister by Order made under section 3 of this Act shall have an 10 entry endorsement granted under section 49, to enter Sri Lanka.
- (6) If the holder is granted entry endorsement, the holder has permission to enter and stay in Sri Lanka in accordance with the conditions of the visa if any, or the entry 15 endorsement.
 - **12.** A person shall hold only one valid visa at any given A person time.

A person may hold only one valid visa

13. (1) No person is entitled to a visa as of a right.

Power of the Controller General to issue or refuse to issue a visa

- (2) Unless provided otherwise in this Act, the Controller issue or General may, in determining a visa application, in his absolute discretion issue a visa application.
 - (a) issue or refuse to issue a visa;

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- (b) issue a visa of any class, subclass, category or subcategory notwithstanding the class and category of visa that was applied for;
- (c) impose such conditions on the visa issued, or vary or revoke conditions; or

- (d) issue an extention or refuse to issue an extention to a visa.
- **14.** The Controller General may issue a visa to a person, Issuance of if-
- 5 (a) such person has satisfied the requiremnts as are prescribed;
 - (b) the Controller General approves the purpose for which such person is entering Sri Lanka;
- (c) the person is the holder of a valid passport or a travel document which provides for his entry into Sri Lanka;
- (d) the Controller General is satisfied that such person has adequate funds for his maintenance in Sri Lanka and for the payment of his return passage to the country which issued his passport or the travel document; and
 - (e) such person is not subject to any disqualification under section 21 of this Act.
- 15. A person who seeks to obtain a visa shall apply to the Application
 20 Controller General by submitting an application in the form for a visa and manner prescribed by regulations.
 - **16.** (1) Visa issued under this Act shall include the Classes of following classes:-
 - (a) residence visa;
- (b) permanent residence visa;

- (c) visit visa; and
- (d) transit visa.

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- (2) Minister may by regulations published in the *Gazette* introduce, cancel, amend or revoke any subclass of a visa.
- 5 (3) The Minister may by directions introduce any category or sub-category of a visa under any class or subclass of a visa.
 - **17.** (1) Subject to the provisions of section 10, the Validity Controller General may issue period of a visa
- 10 (a) a visit visa to any person for such period not exceeding nine months;
 - (b) a transit visa for a period not exceeding thirty days as may be specified in such visa to a person travelling through Sri Lanka; or
- 15 (c) a residence visa to any person for a period not exceeding ten years:

Provided, the Controller General shall obtain the apporval of the Minister under paragraph (b) of subsection (2) of section 10 where the period of the visa exceeds five years.

- (2) Nothing in this section shall prevent the Controller General from issuing a residence visa to any diplomat assigned to Sri Lanka for the period of tenure of such diplomat.
- 25 **18.** The Controller General may, for the purpose of Interim visa maintaining the lawful status in Sri Lanka of a residence visa applicant while the application is being considered, issue an interim visa valid for less than one month.

19. (1) The Controller General may, subject to Electronic immigration clearance at the point of entry, authorise a person Travel who is not a citizen of Sri Lanka and who has not been exempted from the requirement of obtaining a visa under section 3, to travel and stay in Sri Lanka for a short duration without obtaining a visa on an approval referred to as the electronic travel authorization.

Authorization

- (2) The Minister shall specify the category or type of electronic travel authorization, validity period of such travel 10 authorization by Order published in the Gazette.
 - **20.** (1) Every visa is subject to such conditions if any, as Conditions may be determined by the Minister by Order published in applicable the Gazette.

for a visa

- (2) The conditions of a visa may -
- 15 (a) give permission to enter Sri Lanka on a single journey, multiple journeys, or a number of journeys; or
 - (b) give permission to enter Sri Lanka for, or within a specified time period; or
- 20 (c) expressly prohibit any further entry to Sri Lanka.
 - (3) The Minister may by Order published in the Gazette, modify or amend such particulars, conditions to be applied for a visa or qualifications relating to visas.
- 25 (4) The Minister may by regulations published in the Gazette, prescribe the terms and conditions for the issuance of the permanenet residence visa.

21. (1) Except in such circumstances as may be prescribed, Disqualifications no visa shall be issued, or extended to any person who-

for a visa

- (a) is, in the opinion of the Controller General, unable to support himself and his dependants;
- 5 (b) is a person of unsound mind and is a danger to himself and to the others;
 - (c) is certified by a prescribed medical officer to be a person who, for medical reasons, is undesirable to be admitted into Sri Lanka;
- 10 (d) has been convicted or is being prosecuted for offences relating to dangerous drugs, narcotic drugs or psychotropic substances, child abuse, human smuggling, human trafficking, terrorism or money laundering either within or outside Sri Lanka;
- 15 (e) has been sentenced outside Sri Lanka for an extraditable offence within the meaning of any law which was or is in force in Sri Lanka relating to extradition:
- (f) has been convicted of prostitution or has been convicted for being a procurer or a person living on 20 the prostitution of others;
 - (g) fails to fulfill such other requirements as the Minister may impose in the public interest by special or general directions issued in that behalf;
- (h) is the subject of a Deportation Order in force under 25 this Act or a deportee in transit or a person in transit who has been removed by another country;

- (i) is declared by Order made by the Minister under section 47 to be a prohibited immigrant or a prohibited visitor;
- (j) has not been vaccinated against any disease or has refused to have such vaccination, or to fulfill any 5 other requirement under section 56 of this Act;
 - (k) fails to comply with any term or condition as prescribed by regulations or as may be specified in an Order or any direction issued by the Minister;
- 10 (l) is a person overstaying in Sri Lanka without reasonable excuse;
 - (m) is a person designated under the United Nation's consolidated list by a relevant United Nation's Security Council resolution;
- 15 (n) is a person who has been previously deported or removed from Sri Lanka, and a travel ban is in force against such person at the time of issunig the visa or the extension of the visa; or
 - (o) is a stowaway.
- (2) Any visa issued or extended in contravention of this 20 section shall be deemed to be void and of no effect for the purposes of this Act.
- 22. The Secretary to the Ministry of the Minister may, at Recommendation the request of the Minister assigned the subject of Defence of the Ministry 25 issue directions to the Controller General to obtain the be obtained in recommendation of the Ministry of the Minister assigned certain the subject of Defence before a visa is issued to a specified circumstances person or persons arriving from countries specified by such Minister, considering any threat to the national security and 30 public interest.

23. The Controller General may, require any person to Requirement whom a visa has been issued or who has made an application to furnish for the issuance or extension of a visa to furnish the travel any information document and such other material, information or documents, as the Controller General may consider necessary for the issuance or extension of that visa.

24. (1) Where an application is made for a visa in respect Power to of any person, the Controller General may, require the person require applying for such visa to -

identifying information and photographs

- (a) furnish his photograph; and 10
 - (b) provide his identifying information.
 - (2) Every photograph or identifying information furnished under subsection (1), shall be in such manner as may be prescribed by the Minister.
- 15 (3) If the applicant refuses to provide the identifying information, the Controller General may refuse the application for a visa.
- 25. A visa issued to any person under this Act shall be so Visa shall issued that such visa shall expire on a date which shall be at expire on a 20 least two months prior to the date of expiry of the travel at least two document held by such person.

date which is months before the date of expiry of the travel document

26. (1) The Controller General may, in his absolute Power of discretion, cancel, vary or amend any visa or any term or Controller condition specified therein, issued to a person, who has failed cancel, vary 25 to comply with any term or condition of such visa.

General to or amend a visa

- (2) Where the Controller General cancels, varies or amends any visa, he shall cause notice of the cancellation, variation or amendment, as the case may be, to be served on the holder of that visa.
- 27. (1) The Controller General shall cancel any visa Power to obtained by any person in contravention of the provisions of this Act and on the basis of misrepresentation or suppression of material facts.

cancel visa obtained through misrepresentation

- (2) Any person who misrepresents or suppresses material 10 facts for obtaining a visa commits an offence and shall on conviction after summary trial by a Magistrate be liable, to imprisonment of either description for a term not exceeding one year or to a fine not exceeding one hundred thousand rupees or to both such fine and imprisonment.
- 28. (1) Subject to section 25, the Controller General may Extension of 15 extend the validity of -

validity of a visa

- (a) a visit visa for such period not exceeding nine months from the date of arrival; and
- (b) a residence visa, for a period of five years at a time.
- 20 (2) A transit visa shall not be extendable.
 - 29. Every visa shall cease to be valid -

Cessation of the validity of a visa

- (a) on the expiration of the period for which such visa was issued subject to such extention under subsection (1) of section 28;
- (b) on the cessation of the purposes for which such 25 visa was issued:

- (c) on the cessation of any term or condition subject to which such visa was issued;
- (d) on the non-fulfilment or violation of any term or condition subject to which such visa was issued; or
- 5 (e) on the death of the holder of the visa.

30. (1) A child who –

(a) is born in Sri Lanka; and

(b) is not a citizen of Sri Lanka at the time of his birth, Lanka born in Sri Lanka

Requirement of a visa for a child who is not a citizen of Sri Lanka born in Sri Lanka

shall be deemed to have been issued with a visa authorising 10 him to remain in Sri Lanka.

- (2) A visa referred to in subsection (1) shall be valid for forty two days from the date of the birth of such child.
- (3) An application for a visa or to renew a visa referred to in subsection (1)-
- 15 (a) shall be made by the father, mother or the legal guardian; and
 - (b) shall be in such form as may be prescribed by regulations.
- (4) Upon an application made under subsection (3), the 20 Controller General may extend the visa as he thinks fit.
 - (5) The visa issued under subsection (1) or extended under subsection (4) to a child shall cease to be valid with the cessation of the validity of the visa granted to his parents or the legal guardian.

- (6) Either parents or the legal guardian of a child, shall ensure that the child referred to in subsection (1) shall not remain in Sri Lanka after the expiry of the visa.
- (7) Any person who contravenes subsection (6), commits 5 an offence.
 - 31. Where a residence visa issued to any person has ceased Cessation of to be valid, any visa issued to the spouse, or a dependant of the validity that person solely on the ground that, that person is the issued to a holder of a residence visa, shall cease to be valid.

of a visa spouse or a dependant

10 32. A residence visa issued to a child shall cease to be Cessation of valid after that child attains eighteen years of age:

the validity of a visa issued to a

Provided however, subject to the provisions of child paragraph (b) of subsection (2) of section 10, the Controller General may, upon an application made in that behalf, extend 15 the period of such residence visa, the visa shall continue to be valid for the period for which it is extended.

33. (1) A person who, ceases to be a citizen of Sri Lanka Requirement under the provisions of the Citizenship Act (Chapter 349) of visa for and who thareafter intends to remain in Sri Lanka may, make 20 an application to the Controller General in the prescribed citizens of manner for a visa authorising him to remain in Sri Lanka.

ceasing to be Sri Lanka

- (2) Upon an application made under subsection (1) and upon payment of the prescribed fee, the Controller General may issue to the applicant a visa authorising him to remain 25 in Sri Lanka.
 - (3) A person who, remains in Sri Lanka without a visa, after ceasing to be a citizen of Sri Lanka under the provisions of the Citizenship Act (Chapter 349), commits an offence and on conviction be liable to a fine not exceeding one

hundred thousand rupees or to imprisonment for a term not exceeding six months or to both such fine and imprisonement.

34. (1) The Minister may, subject to such conditions and Registration 5 restrictions as may be prescribed by way of regulations, upon of overseas an application made in that behalf in the prescribed manner Lankans by a person, who has ceased to be a citizen of Sri Lanka under the provisions of the Citizenship Act (Chapter 349), may, register him as an overseas ex-Sri Lankan if such person-

- (a) is of full age and capacity and is a citizen of another 10 country; or
 - (b) is a minor child of the person referred to in paragraph

and may be issued with a permanent residence visa.

- 15 (2) The Controller General shall keep and maintain a register where the particulars relating to registered overseas ex-Sri Lankans shall be entered.
- (3) For the purpose of Part III of this Act, the spouse of an overseas ex- Sri Lankan, who is not a citizen of Sri Lanka 20 shall be considered as a foreign national who is married to an overseas ex- Sri Lankan and be entitled in a like manner to all the visa entitlements applicable to a spouse who is a foreign national and married to a Sri Lankan Citizen.
- (4) A spouse of an ex-Sri Lankan who is a person who has 25 ceased to be a citizen of Sri Lanka under the provisions of the Citizenship Act (Chapter 349) and who intends to be registered as an overseas ex- Sri Lankan, may, submit a separate application under subsection (1).

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- (5) The Minister may prescribe the fees, forms and the manner of issuing permanent residence visa to such overseas ex-Sri Lankans.
- 35. Notwithstanding anything contained in any other law, Privileges of 5 an overseas ex-Sri Lankan may-

overseas ex-Sri Lankans

- (a) enter and remain in Sri Lanka by virtue of the possession of a permanent residence visa;
- (b) engage in employment in Sri Lanka, except in the public service, judicial service, provincial public service, local government service or a public corporation;
 - (c) inherit, transfer or alienate properties in Sri Lanka as may be provided under the relvent written laws; and
- 15 (d) engage in any lawful business or commercial activity.
- 36. (1) If any overseas ex-Sri Lankan of full age and Renunciation capacity makes in the prescribed manner a declaration to of status of the Minister renouncing his status of overseas ex-Sri Lankan, Sri Lankan 20 such person shall cease to be an overseas ex-Sri Lankan.

overseas ex-

- (2) Where a person ceases to be an overseas ex-Sri Lankan under subsection (1), every minor of that person registered as an overseas ex-Sri Lankan, shall thereupon cease to be an overseas ex-Sri Lankan.
- (3) Where a person ceases to be an overseas ex-Sri Lankan under subsection (1), the particulars entered in the register maintained under section 34 in respect of such person and all his children shall be removed, from such register.

- (4) Upon the renunciation of the status of overseas ex-Sri Lankan under subsection (1), any visa granted or issued to the spouse of that person who is not a citizen of Sri Lanka, solely on the ground that, such person was married to an 5 overseas ex-Sri Lankan, shall cease to be valid.
 - 37. (1) The Minister may, by Order published in the Cancellation Gazette, cancel the registration of a person as an overseas of registering ex-Sri Lankan under section 34, if he is satisfied that -

overseas ex-Sri Lankan

- (a) the registration as an overseas ex-Sri Lankan was 10 obtained by means of fraud, false representation or the concealment of any material fact;
 - (b) the overseas ex-Sri Lankan has acted in contravention of the Constitution of Sri Lanka;
- (c) the overseas ex-Sri Lankan has during any war in 15 which Sri Lanka may be engaged, unlawfully traded or communicated with an enemy or engaged in or associated with, any business or commercial activity that was to his knowledge carried on in such manner as to assist an enemy in that war;
- 20 (d) the overseas ex-Sri Lankan has, within five years after registration under section 34 has been sentenced to imprisonment for a term of not less than two years within or outside Sri Lanka;
- (e) it is necessary to do so in the interest of the 25 sovereignty and integrity and the national security of Sri Lanka, friendly relations of Sri Lanka with any foreign country, or in public interest; or
- (f) entry and re-entry to Sri Lanka by such person has been prohibited or limited by virtue of an Order made under subsection (1) of section 47 of this Act. 30

- (2) Where a person ceases to be an overseas ex-Sri Lankan under subsection (1), every minor of that person registered as an overseas ex-Sri Lankan, shall thereupon cease to be an overseas ex-Sri Lankan.
- (3) Where a person ceases to be an overseas ex-Sri Lankan under subsection (1), the particulars entered in the register maintained under section 34 in respect of such person and all his children shall be removed, from such register.
- (4) Upon the cancellation of the status of overseas ex-Sri 10 Lankan under subsection (1), any visa granted or issued to the spouse of that person who is not a citizen of Sri Lanka, solely on the ground that, that person was married to an overseas ex-Sri Lankan, shall cease to be valid.
- 38. Where under the law of any country to which a person Restriction 15 is subject to, such person is required to have in his possession on issuing a a visa authorising his entry into that country, no transit visa shall be issued to such person unless he has in his possession a visa as required by the law of that country.

39. (1) Subject to the conditions as may be prescribed by Issue of visa 20 the Minister by way of regulations under subsection (1) of may be section 40, the Controller General may, in addition to the conditional on furnishing conditions specified in section 20 for the issue of a visa, as a of security condition require the applicant for a visa or a person on his behalf approved by the Controller General, to furnish security 25 by the deposit with the Controller General of such sum of money as the Controller General may determine or by the execution of a bond for the payment of such sum of money as may be prescribed.

(2) Subject to the conditions as may be prescribed by the 30 Minister by way of regulations under subsection (1) of section 40, where there is a contravention or non-fulfilment

of any term or condition of any visa issued to any person in relation to whom security has been furnished under the provisions of subsection (1), the whole or part of any such security shall be forfeited to the State.

- 5 **40.** (1) Regulations may be made for the purpose of this Regulations Part in respect of all or any of the following matters:-
 - (a) any matter stated or required in this Part to be prescribed;
- (b) the form and manner of making of applications for a visa, the form of such applications, the documents including photographs and biometric information to be attached to such applications, and the particulars to be entered therein;
- (c) the authority by whom a visa may be granted or issued:
 - (d) criteria for the grant or issue of such visa and the refusal of such visa;
 - (e) the furnishing of a security, as a condition in such manner and in the form of deposit of a sum of money or irrevocable on demand bond by a licensed commercial bank in Sri Lanka for the purpose of granting or issuing of a visa to any person;

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- (f) the forfeiture of the whole or part of any such security made under section 39;
- 25 (g) the terms and conditions subject to which such visa may be issued including such terms and conditions as the Minister may deem necessary in the public interest:

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- (h) the cancellation, variation or amendment of such visa or of any terms or conditions specified therein, the form of such visas and the particulars to be entered therein;
- 5 (i) the imposition, recovery, disposal, or refunding of fees in respect of the issue of such visa, the exemption in the prescribed circumstances of a person from the payment of such fees and the refund of such fees in those circumstances;
- 10 (*j*) the particulars, information and the documents to be furnished by the applicant for a visa or for an extension of a visa:
 - (k) the furnishing, as a condition to the issue of such visa to any person, of health insurance coverage for the duration of stay and the manner in which such health insurance coverage shall be furnished; and
 - (l) all matters incidental to or connected to and relevant to the matters or subjects referred to in this Part.

20 PARTIV

ENTRY AND DEPARTURE

41. The provisions of this Part shall apply to every person Application seeking entry into or who enters Sri lanka unless such person of Part IV is exempted from the provisions of this Part by virtue of an
 25 Order made under Part I for the time being in force.

42. (1) A citizen of Sri Lanka shall be entitled to enter Sri Right of Lanka without a visa.

- (2) The burden of proof that any person is a citizen of Sri Lanka shall lie upon such person.
- 43. (1) A citizen of Sri Lanka shall produce his Sri Lanka Procedures to travel document to an immigration officer at the port of 5 entry, as evidence of his citizenship status in Sri Lanka.
 - (2) A citizen of Sri Lanka who is unable to produce his Sri Lanka travel document shall be investigated by the Sri Lanka Controller General to ascertain the citizenship status of such person in Sri Lanka.

be followed when a citizen of Sri Lanka is unable to produce his travel document at the port of entry

- 10 (3) If the Controller General is satisfied with the person's citizenship status in Sri Lanka after an investigation conducted under subsection (2), the Controller General may permit the person to enter Sri Lanka, by issuing a temporary travel document as the Controller General thinks fit.
- 15 44. Every person entering or leaving Sri Lanka shall Identification furnish to any immigration officer such information as that of persons entering and officer may require for the purpose of ascertaining whether leaving Sri that person is or is not a citizen of Sri Lanka.

45. (1) The Minister may, by an Order published in the Approved 20 Gazette, declare any place in Sri Lanka to be an approved ports of entry port of entry or an approved port of departure (hereinafter departure referred to as an "approved port") for the purposes of this Act.

(2) The Minister may specify in the Order made under 25 subsection (1), that an approved port or any part of an approved port is to be an approved place for entry processing generally, or only for a fixed period or for fixed periods of time in any day.

- (3) The Minister may specify in the Order made under subsection (1), that an approved port or any part of an approved port is to be an approved place for departure processing generally, or only for a fixed period or for fixed periods of time in any day.
 - (4) The Minister may, in case of an emergency, by Order made under subsection (1), specify that an approved port or any part of an approved port is to be an approved place –
- (a) for entry or departure processing or entry and departure processing generally; or
 - (b) only for the separate and exclusive entry or departure processing of a particular person or class of persons:

Provided that, the Minister shall, as soon as practicable and no later than within forty days of making such Order, place such Order before Parliament for approval and notification of such approval by Parliament shall be published in the *Gazette*. Any such Order which is not so approved shall be deemed to be rescinded from the date of such disapproval, without prejudice to the validity of 20 anything previously done thereunder. Notification of the date on which an Order is deemed to be rescinded shall be published in the *Gazette*.

(5) Without prejudice to subsection (1), (2), (3) or (4) where a person, or a carrier requests for a separate and
25 exclusive entry or departure processing of a person or a class of persons referred to in subsection (2), (3), or (4) or a entry or departure processing outside normal processing times, the Controller General may, require such person or carrier who makes the request to pay to the Controller General an
30 administration fee at such intervals, and at such amounts or rates, as may be prescribed by the Minister by regulations.

- (6) The person or the carrier referred to in subsection (4) shall pay the administrative fees for-
 - (a) the purpose of separate and exclusive entry or departure processing of a person or class of persons referred to in subsection (4);

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- (b) the entry or departure processing outside normal processing times; or
- (c) in connection with immigration clearance performed by immigration officers at the place or 10 part thereof.
 - 46. (1) A person including a citizen of Sri Lanka who Entry to be at enters Sri Lanka at any place other than an approved port, an approved commits an offence.

port only

- (2) (a) The provisions of subsections (1) of this section 15 shall not apply to a person entering Sri Lanka under emergency circumstances. Such person shall report to an immigration officer or a police officer as soon as is practicable and undergo entry processing.
- (b) The immigration officer or the police officer referred 20 to in paragraph (a) shall record a statement from such person and report to the Controller General of such arrival and produce such person before a Magistrate.

47. (1) Where the Minister –

(a) has received information through official or into Sri diplomatic sources, that a person or a class of persons Lanka may be an undesirable person or a class of persons, as the case may be, for the purposes of admission into Sri Lanka;

Power to prohibit or limit entry

- (b) has received evidence which the Minister deems sufficient, that a person is likely to conduct himself so as to be dangerous to peace and good order in Sri Lanka; or
- 5 (c) has received evidence which the Minister deems sufficient, that a person has been convicted in any country and has not received a free pardon in respect of an offence for which a sentence of imprisonment has been passed,
- 10 and by reason of the circumstances connected therewith, that in the interest of national security,territorial integrity, public safety, for the prevention of crime or disorder or for the protection of health or morals or by reason of any economic, industrial, social, educational or other conditions
 15 in Sri Lanka is deemed by the Minister to be an undesirable person for admission into Sri Lanka may by Order published in the *Gazette* take any of the steps specified in subsection (2):

Provided that, the provisions of paragraphs (a), (b) and (c) shall not apply to a citizen of Sri Lanka.

(2) The Minister may –

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- (a) prohibit, either for a specified period or permanently, the entry or re-entry into or remain in Sri Lanka of any person or class of persons other than a citizen of Sri Lanka;
- (b) limit the number of persons of any class other than a citizen of Sri Lanka who may enter, re-enter or remain in Sri Lanka within the period specified in the Order;

- (c) limit the period during which any person or class of persons other than citizens of Sri Lanka entering or re-entering Sri Lanka may remain therein;
- (d) prohibit the entry into Sri Lanka for such time as may be necessary of passengers other than a citizen 5 of Sri Lanka brought to Sri Lanka by any carrier which refuses or neglects to comply with the provisions of this Act; or
- (e) declare that any person or class of persons other 10 than a citizen of Sri Lanka to whom this Part applies to be a prohibited immigrant or a prohibited visitor for the purposes of this Act.
 - (3) An Order made under subsection (1) shall apply to any person within or outside of Sri Lanka.
- 15 (4) Any person who enters, re-enters or remains in Sri Lanka in contravention of an Order made under subsection (1), commits an offence and shall on conviction by a Magistrate be liable for a term of imprisonment for not less than two years and not more than four years and shall also be 20 liable to a fine not exceeding one million rupees.
- (5) Where a person commits an offence under subsection (4) by the use of a passport or other travel document which bears a name different from that stated in the Order made against him under subsection (1), he shall on conviction be 25 liable for a term of imprisonment for not less than two years and not more than five years and shall also be liable to a fine not exceeding one million rupees.
 - 48. (1) A person other than a citizen of Sri Lanka shall Documents not enter Sri Lanka unless he has in his possession -

required at the time of entry

- (a) a valid passport or travel document which bears an endorsement in the prescribed form granted to him by an immigration officer under this Part; and
- (b) if so required by this Act or any regulation made 5 there under, a visa granted to him under this Act or any regulation made thereunder.
- (2) The provisions of this section and section 43 shall not apply to a person entering Sri Lanka under emergency circumstances determined after an inquiry by the Controller 10 General.
 - 49. (1) Every immigration officer shall exercise due Requirements diligence in placing either a manual or electronic as to endorsement on a valid passport or a travel document of a person at the point of entry or departure:

endorsements

- 15 Provided that, an endorsement on a valid passport or travel document under this Part by an immigration officer shall be required of a person to whom this Part applies, who desires to enter and remain in Sri Lanka.
- (2) Every endorsement granted by an immigration officer 20 under this Part to any person shall -
 - (a) be signed by such officer manually or electronically;
 - (b) be in the prescribed form; and
- (c) if such person is exempted from holding a visa, specify the period for which and the terms and 25 conditions subject to which such person may enter and remain in Sri Lanka.

- (3) (a) The Controller General may require a person who is not a citizen of Sri Lanka at a point of entry referred to in subsection (1), to furnish such security by deposit of such sum of money in such manner as may be prescribed in special 5 circumstances for the repayment of any expenses that the Government may incur in respect of that person.
- (b) All such sums of money may be deposited by any other person resident in Sri Lanka and approved by the Controller General, on behalf of the person referred to in 10 paragraph (a) of this subsection.
 - (c) All such sums of money deposited by way of security under this subsection shall be disposed in the prescribed manner.
- (d) The Minister may by regulations, prescribe the 15 maximum sum of money to be deposited as security and the manner in which such security may be furnished.
 - 50. (1) Except in such circumstances as may be Endorsement prescribed, no endorsement shall be granted to any person, of entry not not being a citizen of Sri Lanka who -

to be granted to certain persons

- 20 (a) is in the opinion of the authority empowered to grant any such endorsement of entry unable to support himself and his dependants;
 - (b) is a person of unsound mind, and is a danger to himself and to the others:
- 25 (c) is certified by a prescribed medical officer to be a person who, for medical reasons, is undesirable to be admitted into Sri Lanka:

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- (d) has been convicted or is being prosecuted for offences relating to dangerous drugs, narcotic drugs or psychotropic substances, child abuse, human smuggling, human trafficking or terrorism, either within or outside Sri Lanka;
- (e) has been sentenced outside Sri Lanka for an extraditable offence within the meaning of any law which was or is in force in Sri Lanka relating to extradition;
- 10 (f) has been convicted of prostitution or is or has been convicted for being a procurer or a person living on the prostitution of others;
 - (g) fails to fulfil such other requirements as the Minister may impose in the public interest by special or general instructions issued in that behalf;
 - (h) is the subject of a Deportation Order or a Removal Order in force under this Act;
 - (i) is a stowaway;
- (j) is declared by Order of the Minister under section
 47 to be a prohibited immigrant or a prohibited visitor. The burden of proof that the person is not a prohibited immigrant or a prohibited visitor shall lie on that person;
 - (k) does not hold a valid passport or a travel document;
- 25 (l) does not hold a valid visa unless exempted from the requirement of a visa;

- (m) is a person who has not been vaccinated against any disease or fulfilled any other requirement as specified by an Order made under section 56;
- (n) is a person designated under the consolidated list
 by a relevant United Nations Security Council resolution; or
 - (*o*) a deportee in transit or a person in transit who has been removed by another country.
- (2) In the case of a grant of an electronic travel 10 authorization under section 19, if such authorization was obtained -
 - (a) as a result of false information given by such person;
 - (b) as a result of his failure to disclose material facts; and
- 15 (c) on the ground that the purpose of arriving in Sri Lanka is different from the purpose specified in the immigration clearance,

such electronic travel authorization shall be cancelled.

- (3) Any endorsement granted in contravention of the 20 subsection (1) of this section shall be deemed to be void and of no effect for the purposes of this Act.
 - **51.** (1) A person shall not leave Sri Lanka from any place the context than an approved port of departure.

 Leaving Sri Lanka other than from an approved

(2) A person who contravenes the provisions of port 25 subsection (1), commits an offence.

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52. (1) A person to whom this Part applies shall leave Sri Passports and Lanka – Passports and endorsements

Passports and endorsements required for departure from Sri

- (a) if he is a citizen of Sri Lanka and if he has in his from Sri possession, a valid Sri Lanka travel document Lanka which bears an endorsement in the prescribed form granted to him by an immigration officer under this Part; or
- (b) if he is not a citizen of Sri Lanka, and if he has in his possession a valid passport or travel document which bears an endorsement in the prescribed form granted to him by an immigration officer under this Part.
- (2) An immigration officer, on being satisfied that the requirements for departure from Sri Lanka have been complied with shall make such endorsement, as may be 15 prescribed, in the valid passport or travel document of every person who leaves Sri Lanka from any approved port.
 - **53.** Except in such circumstances as may be prescribed, Endorsement no departure endorsement shall be granted to any person of departure

Endorsement of departure not to be granted to certain persons

- (a) if such person does not hold a valid passport or certain travel document;
 - (b) if there is any travel ban issued against such person by a court under section 148;
 - (c) who is a citizen of Sri Lanka and if such person has not been vaccinated against any disease or fulfilled any requirement under section 56 of this Act; or
 - (d) who he is a citizen of Sri Lanka and if there is a travel ban issued against such person by a court under regulations made under the United Nation's Act, No. 45 of 1968.

54. (1) An immigration officer shall examine a person Power of the who is seeking an entry endorsement and make a decision to immigration grant or refuse to grant the entry endorsement.

officer to grant or refuse an endorsement

- (2) In an examination under subsection (1), the entry 5 immigration officer shall ensure that the person is eligible at the entry to enter Sri Lanka in terms of the provisions of this Act or any Order or regulation made thereunder.
- (3) If an immigration officer refuses to grant an entry endorsement, any visa held by such person shall be deemed 10 to be cancelled and the person shall be refused entry.
- 55. (1) An immigration officer shall examine a person Power of the who is seeking a departure endorsement and make a decision immigration to grant or refuse to grant the endorsement of departure and shall be the duty of the passenger to provide all documents refuse a 15 including a valid passport or a valid travel document, valid departure visa if required, return ticket if required to the immigration officer.

officer to endorsement

- (2) In an examination under subsection (1), the immigration officer shall ensure whether the person is eligible 20 to depart from Sri Lanka in terms of the provisions of this Act or any Order or regulation made thereunder.
- (3) If an immigration officer finds any irregularity with the documents produced by such person, the immigration officer shall refuse a departure endorsement and refer such 25 person to the Chief Immigration Officer.
 - (4) No endorsement shall be granted to a citizen of Sri Lanka if such person has not been vaccinated against any disease or fulfilled any other requirement as specified by an Order made under section 56.

- (5) Subject to subsection (3), the Controller General may conduct further investigation and determine as to grant or refuse to grant the departure endorsement.
- **56.** (1) The Minister may on the request of the Minister Restriction 5 assigned the subject of Health, by Order declare, in relation relating to to the persons other than citizens of Sri Lanka who enter or leave Sri Lanka or apply for the issuance or extension of a remaining in visa -

Sri Lanka of persons due to health risk

- (a) to be vaccinated against any specific diseases; or
- 10 (b) to comply with any other requirement as specified due to health risk.
- (2) In case of an emergency, the Minister may on the request of the Minister assigned the subject of Health, by Order declare that in relation to the citizens of Sri Lanka 15 who enter or leave Sri Lanka –
 - (a) to be vaccinated against any specific disease; or
 - (b) to comply with any requirement as specified due to health risk:

Provided that, the Minister shall, as soon as practicable 20 and no later than within forty days of making such Order, place such Order before Parliament for approval and notification of such approval by Parliament shall be published in the Gazette. Any such Order which is not so approved shall be deemed to be rescinded from the date of 25 such disapproval, without prejudice to the validity of anything previously done thereunder. Notification of the date on which an Order is deemed to be rescinded shall be published in the Gazette.

57. Where a Deportation Order or Removal Order is made Endorsement under this Act in respect of any person, any endorsement of entry to be granted or a visa issued to that person shall be deemed to be void in certain void and of no effect for the purposes of this Act.

circumstances

- 58. (1) A person to whom this Part applies shall 5
- Inspection of letters. electronic devices
- (a) if required by an immigration officer, at the time of his entry into or departure from Sri Lanka, make a declaration whether he is carrying any written document, or any electronic device; and
- (b) if required by an immigration officer, produce such 10 document or electronic device for the examination by that officer.
 - (2) An immigration officer may –
- (a) search any such person and any baggage belonging 15 to him or under his control for any written document or electronic device;
 - (b) examine any written document or electronic device produced or detected under this section; or
- (c) detain such person until the immigration officer 20 finalizes any search or examination of any written document or electronic device.
 - (3) For the purposes of this section "written document" includes any letter, written message, memoranda, plan, photograph, or any pictorial representation.
- 25 **59.** A person who arrives at any approved port in Sri Lanka Point of on board any aircraft or vessel shall be considered for the entry into Sri purposes of this Act, to have entered into Sri Lanka only when that person is issued with an endorsement by an immigration officer to enter into Sri Lanka.

60. (1) An Immigration officer may if he is satisfied that Power to there is a medical emergency or any other emergency, permit allow entry entry to any person for such time that is required to attend to exceptional such emergency, notwithstanding if such person is prohibited circumstances 5 from entry under the provisions of this Act:

Provided that, such person shall be immediately removed from Sri Lanka when reasons for such entry ceases to exist and that all expenses related to such person's entry, stay and removal including medical and security expenses 10 shall be borne by the carrier which transported such person to Sri Lanka.

- (2) An Immigration Officer may, subject any person claiming to have a medical emergency, to a medical examination by a prescribed medical officer if there exists 15 any doubt as to such claim.
 - **61.** (1) Regulations may be made for the purposes of this Regulations Part or Part V in respect of all or any of the following matters:-
 - (a) any matter required in this Part or Part V to be prescribed;
- 20 (b) the grant of endorsements under this Part or Part V, the form of such endorsements, the terms and conditions subject to which an endorsement may be granted including such terms and conditions as the Minister may deem necessary in the public 25 interest, the cancellation, variation, or amendment of such endorsements or of any terms or conditions specified therein in the absolute discretion of the Controller General or in specified circumstances, and the particulars to be entered in such 30 endorsement:

- (c) subject to the provisions of section 47, the prohibition of the entry into Sri Lanka of any person other than a citizen of Sri Lanka belonging to any such class or description of persons, unless such person has in his possession a visa;
- (d) the prohibition of departure from Sri Lanka of such persons when recruited for employment as unskilled workers outside Sri Lanka, unless the recruitment of such persons has been carried out in accordance with the provisions of any applicable written law governing such recruitments;

- (e) the returns to be furnished and the information required to be supplied by persons under this Part or Part V;
- 15 (f) the conditions to be maintained at any holding centre or holding facility and the manner of administering such centres;
 - (g) procedure for medical examination of persons at the time of arrival at any port;
- 20 (h) information to be included in the embarkation and disembarkation cards;and
 - (i) all matters incidental to or connected with the matters or subjects referred to in this section.
- (2) For the purposes of this section, "foreign state" 25 includes any person or persons exercising or assuming to exercise the powers of the government in or over any country, colony, province or people beyond the territorial limits of Sri Lanka.

PART V

PROCEDURE ON ARRIVAL IN AND DEPARTURE FROM SRI LANKA

- **62.** The provisions of this Part shall apply to every person Application seeking entry into or entering Sri Lanka unless by virtue of of this Part 5 any Order made under Part 1, for the time being in force, is exempted from the provision of this Part.
- 63. (1) The master of every vessel which arrives in or is Immigration about to leave Sri Lanka shall hoist the prescribed signal immigration signal and shall exhibit that signal until 10 authorised by an immigration officer to haul it down.

(2) The master of a vessel who contravenes subsection (1), commits, an offence.

64. (1) The captain of every aircraft which arrives in or Aircraft departs from Sri Lanka shall land his aircraft at an approved arriving in or 15 airport, or take off from an approved airport.

departing from Sri Lanka

- (2) The captain of an aircraft who, without reasonable cause, contravenes subsection (1), commits an offence.
- **65.** (1) The Minister may, issue a written notice requiring Immigration the owner or occupier of any approved port declared under and 20 section 45 as the relevant owner or occupier-

emigration area or zone

- (a) to designate an area as an immigration area or zone as directed by the Minister;
- (b) to provide and maintain in the immigration area or zone, at the relevant owner's or occupier's cost, 25 such facilities and resources as the Minister considers necessary for the proper, secure and efficient functioning of the immigration area or zone including the provision of such facilities to the immigration officers whose duties require their presence within or at the perimeter of the 30 immigration area or zone; and

- (c) to permit the establishment of immigration offices and facilities within the immigration area or zone.
- (2) The Minister may issue the relevant owner or occupier with such written directions as may be necessary –
- 5 (a) to ensure compliance with the provisions of this Act and the regulations made thereunder; or
 - (b) for the proper, secure and efficient functioning of the immigration and emigration area or zone.

- (3) The relevant owner or occupier shall comply with the written notice or direction issued to him under subsections (1) and (2).
- (4) Any relevant owner or occupier who fails to comply
 15 with subsection (3), commits an offence and shall be liable on conviction to a fine of not less than five hundred thousand rupees and not more than one million rupees and, in the case of a continuing offence, to a further fine of not exceeding hundred thousand rupees for each day or part thereof, during
 20 which the offence continues after conviction.
- (5) Where an offence under subsection (4) is committed by a body corporate or a firm as the case may be, any person who is at the time of the commission of the offence, a director, manager, partner or other similar officer of the body corporate
 25 or the firm shall be deemed to be guilty of that offence unless such person proves that such offence was committed without his knowledge or connivance or that he exercised all due diligence to prevent the commission of that offence as he ought to have exercised having regard to the nature of his
 30 functions and all the circumstances of the case.

- (6) In this section, "owner" in relation to any premises or place means any person who has an estate or interest in the premises or place and whose permission is necessary for the other person to enter such premises or place.
- 5 **66.** (1) All arriving passengers entering the immigration Formalities to area or zone shall present themselves to an immigration officer without delay.

passengers entering the immigration

- (2) All persons in the immigration area or zone shall area or zone comply with the directions of immigration officers.
- 10 67. (1) A person who applies for entry permission shall A person allow identifying information to be collected from him.

applying for entry permission to capturing of identifying information

- (2) The Controller General or an immigration officer may analyse the identifying information collected under subsection (1), and decide whether the person to be permitted 15 to enter Sri Lanka or not.
 - (3) If that person fails to allow the identifying information to be collected, the Controller General or an immigration officer may refuse to grant the person, entry permission.
- (4) The requirement in subsection (1) does not apply if 20 the person is exempted from providing the identifying information in accordance with regulations made under this Act.
 - (5) The process for collection of identifying information under this section shall be as prescribed by the Minister.

- 68. (1) A person departing from Sri Lanka including a Persons citizen of Sri Lanka shall allow identifying information to including a be captured from him for the purpose of identification.
- (2) The Controller General or an immigration officer may 5 analyse the identifying information captured under identifying subsection (1) and determine whether the person to be information permitted to depart from Sri Lanka or not.
- (3) The requirement in subsection (1) does not apply if of the person referred to in subsection (1) is exempted from identification 10 providing identifying information in accordance with regulations made under this Act.
- (4) If the person referred to in subsection (1) fails to allow the identifying information to be captured, the Controller General or an immigration officer may refuse to grant such 15 person departure permission.
 - (5) The process for capturing of identifying information under this section shall be as prescribed by the Minister.
- 69. (1) The master, captain, owner, agent or charterer of Provision of every carrier which is due to arrive in or depart from Sri passengers 20 Lanka shall, upon being given reasonable prior notice in writing by the Controller General furnish to the Controller of carriers General, one or both of the following information:-
 - (a) Advance Passenger Information or Interactive Lanka Advance Passenger Information; or
- 25 (b) Passenger Name Record Information,

in such form and manner, as may be prescribed, of the crew and passengers who are or who will be on board the carrier at the time of its arrival or departure from an approved seaport or airport in Sri Lanka.

citizen of Sri Lanka leaving Sri Lanka to captured for the purpose

due to arrive in or depart from Sri

- (2) The Controller General may at any time in writing, to the master, captain, owner, agent or charterer of a carrier, revoke the notice given to him under subsection (1).
- (3) For each journey to and from Sri Lanka, if a carrier fails to transmit or have transmitted false data, the carrier shall be liable for the payment of a penalty of not less than six hundred thousand rupees and not more than one million rupees.
- (4) Subsection (3) shall not prevent the Controller General 10 from adopting or retaining, for carriers which infringe very seriously the obligations arising from the provisions of subsection (1), other sanctions, such as immobilization, seizure and confiscation of the means of transport or recommend to relevant authorities the temporary suspension 15 or withdrawal of the operating licence.
 - (5) Carriers against which proceedings are brought with a view to imposing penalties, shall have effective rights of defence and appeal.
- 70. (1) The Controller General shall maintain an Advanced Adavance 20 Passenger Information System, Interactive Advance Passenger Passenger Information System and a Passenger Name Record Information System for the purposes of subsection (2) of Advance section 171 in accordance with such written laws relating to data protection.
 - (2) The Minister shall in accordance with any other written law applicable to data protection, prescribe by regulations-
 - (a) the categories of data to be included in the Advanced Passenger Information, Interactive Advance Passenger Information and Passenger Name Record Information: and

Interactive Passenger Information and Passenger Name Record Information

- (b) the period of time the Advanced Passenger Information, Interactive Advance Passenger Information and Passenger Name Record Information can be retained by the Controller
- **71.** (1) (a) A person to whom Part IV and this Part apply Examination may, if he intends to land at any approved port to enter Sri and medical Lanka, be examined by an immigration officer or be examination medically examined by a prescribed medical officer.

upon arrival

- (b) Every such examination referred to in paragraph (a), 10 shall be held at the time of the arrival of such person at the approved port or as soon as or may be thereafter.
- (c) For the purpose of any examination held under paragraph (b), a person may be required by an immigration 15 officer or the prescribed medical officer to disembark and present himself at any specified place.
- (d) A person who disembarks and enters a specified place in Sri Lanka for the purpose of complying with any direction of an immigration officer or the prescribed medical officer 20 as referred to in paragraph (a), shall not be deemed by reason only of such entry, has committed any offence under the provisions of this Act.
- (2) The captain of an aircraft or the master of any vessel arriving at any place in Sri Lanka shall detain in such aircraft 25 or vessel any person to whom Part IV or this Part applies until such person is examined or landed for examination under this section.
- 72. (1) Every person arriving in Sri Lanka at an approved Procedure seaport, whether or not he intends to enter Sri Lanka, shall for 30 appear before an immigration officer for examination, at of persons such time and place as that such officer may direct.

arriving at an approved seaport

- (2) The immigration officer, after such examination as he may consider necessary, shall inform such person who intends to enter Sri Lanka, whom he considers to be prohibited from entering Sri Lanka under the provisions of this Act or any regulation or Order made thereunder of his finding, and the person, if still aboard the vessel, shall not disembark in Sri Lanka or, if he has disembarked for the purposes of examination, shall return immediately to the vessel and remain thereon.
- (3) The master, owner, agent or charterer of the vessel shall in a like manner immediately be informed in writing by the immigration officer, of his finding, and the master, owner, agent or charterer shall not permit the person to disembark in Sri Lanka, or, if the person has disembarked,
 15 whether for the purpose of examination or otherwise, shall be required to re-embark him and remove the person from Sri Lanka by the same or such other vessel, to his place of embarkation, the country of his birth or citizenship, or such other destination, as that immigration officer may direct.

20 (4) Any person who –

- (a) refuses or neglects to appear before an immigration officer as required by subsection (1) or who leaves the place of examination without or otherwise than in accordance with the authorisation of that officer;
- 25 (b) after being informed by an immigration officer that he is prohibited from entering Sri Lanka, either disembarks in Sri Lanka or refuses or neglects to return immediately to his vessel, as the case may be; or
- 30 (c) being the master, owner, agent or charterer of a vessel, permits any person to disembark in Sri Lanka

or refuses to re-embark any person, or refuses or neglects to remove the person from Sri Lanka in accordance with subsection (3),

- commits an offence and shall be liable on conviction to a 5 fine not exceeding five hundred thousand rupees or to imprisonment for a term not exceeding twelve months or to both such fine and imprisonment.
- (5) Where any person either disembarks in Sri Lanka or refuses or neglects to return to his vessel in contravention of 10 this section or to board such other vessel as may be directed by an immigration officer, the immigration officer or any police officer may require that person to return to his vessel or board such other vessel and may take such steps, including the reasonable use of force as may be reasonably necessary 15 to compel that person to return or board, as the case may be, and the master, owner, agent or charterer of the relevant vessel shall be required to re-embark or embark that person, as the case may be, and to remove him from Sri Lanka.
- (6) The master, owner, agent or charterer of a vessel may 20 use such force as may be reasonably necessary to comply with the provisions of subsections (3) and (5).
- 73. (1) Every person disembarking at any approved airport Procedure in Sri Lanka by air, whether or not he intends to enter Sri for examination Lanka, shall appear before an immigration officer for of persons 25 examination at such time and place as that officer may direct: arriving at an

approved airport

Provided however, a person who disembarks and enters a specified place in Sri Lanka for the purpose of compliance with any direction of an immigration officer, shall not be deemed by reason only of such entry as committing an 30 offence under any of the provisions of this Act.

25

- (2) The immigration officer, after such examination as he may consider necessary, shall inform any person who intends to enter Sri Lanka, whom he considers to be prohibited from entering Sri Lanka under the provisions of this Act or any regulation or Order made thereunder of his finding, and the person shall not leave the precincts of the airport, except for a place approved by that officer, and shall leave and depart from Sri Lanka by the first available means in accordance with the instructions of that officer.
- (3) The captain, owner, agent or charterer of the aircraft in which the person arrived shall, if so required by the immigration officer, remove the person from Sri Lanka by the same or such other aircraft, to his place of embarkation, the country of his birth or citizenship or such other destination, as that immigration officer may direct.

(4) Any person who –

- (a) refuses or neglects to appear before an immigration officer as required by subsection (1) or who leaves the place of examination without or otherwise than in accordance with the authorisation of that officer;
- (b) after being informed by an immigration officer that he is prohibited from entering Sri Lanka, leaves the precincts of an airport without the permission of that officer, or refuses or neglects to proceed to or remain at a place approved by that officer;
- (c) refuses or fails to leave Sri Lanka in accordance with the instructions of an immigration officer given under subsection (2); or
- (d) being the captain, owner, agent or charterer of the aircraft in which any person arrived in Sri Lanka, refuses or neglects to remove the person from Sri Lanka in accordance with subsection (3),

commits an offence and shall be liable on conviction to a fine not exceeding five hundred thousand rupees or to imprisonment for a term not exceeding twelve months or to both such fine and imprisonment.

- (5) Where any person leaves the precincts of an approved airport in contravention of this section or refuses to leave and depart from Sri Lanka in accordance with the instructions of an immigration officer given under subsection (2), the immigration officer or any police officer may take such steps,
 including the use of force, as may be reasonably necessary to compel that person to return to the precincts of the approved airport or to comply with such instructions, as the case may be. The Captain, owner, agent or charterer of the aircraft shall be required to re-embark or embark such person,
 as the case may be, and to remove him from Sri Lanka.
 - (6) The captain, owner, agent or charterer of the aircraft may use such force as may be reasonably necessary to comply with the provisions of subsections (3) and (5).
- 74. (1) The captain, owner, agent or charterer of every
 20 aircraft or the master, owner, or agent of every vessel intends
 to arrive at any approved airport or approved seaport in Sri
 Lanka from a place outside Sri Lanka shall inspect and ensure
 that every passenger boarding the aircraft or the vessel, as
 the case may be,
 Provision to
 inspect the
 travel
 documents
 and visas of
 passengers
 prior to
 travel by the
- 25 (a) has a valid passport or a travel document; and
 - (b) holds a visa,

as required to travel to Sri Lanka.

(2) Where it is found that any passenger travelling to Sri Lanka does not comply with the requirements of paragraphs30 (a) and (b) of subsection (1), such passenger shall be refused to board the aircraft or the vessel.

Provision to inspect the travel documents and visas of passengers prior to travel by the captain of the aircraft or the master of the vessel due to arrive in Sri Lanka

75. (1) Except under and in accordance with any authority granted by an immigration officer, no person other than –

Persons not to board or leave vessel until examination completed

- (a) the person based at the port, who is responsible for giving guidance for the docking of the vessel;
- (b) any Government officer boarding the vessel on 5 duty;
 - (c) the owner, charterer or agent of the vessel; or
 - (d) a consular officer or an accredited representative of the country to which the vessel belongs,
- 10 shall leave or board a vessel arriving in Sri Lanka nor may any person, other than the crew of a vessel carrying any such person approach within two hundred metres of the vessel, until the vessel has been examined by an immigration officer and the immigration signal has been hauled down, or board 15 a vessel departing from Sri Lanka after it has been examined by an immigration officer just before its departure.
- (2) Any person who contravenes subsection (1), commits an offence and every such person leaving a vessel in contravention of subsection (1) shall, if so required by an 20 immigration officer, return immediately to the vessel and remain thereon and the master of the vessel shall be required to re-embark that person.
- **76.** (1) It shall be the duty of the master and the owner or Prohibition charterer of every vessel which arrives in Sri Lanka to prevent 25 any person other than a person specified in paragraph (a), (b), (c) or (d) of subsection (1) of section 75 from disembarking from or boarding the vessel until the disembarkation or boarding has been authorised by an immigration officer, and for that purpose, any means reasonably necessary may 30 be used.

disembarking from or boarding vessels permission of immigration officer

- (2) Where any person disembarks from or boards any vessel before being authorised by an immigration officer in that behalf, that person, the master and the owner or charterer of the vessel commits an offence under this section.
- (3) It shall not be a defence in any prosecution under this 5 section, that the master, owner or charterer did not permit or do anything to facilitate the disembarkation or boarding of the person.
- (4) Where the master of the vessel from which any person 10 has disembarked before the disembarkation has been authorised by an immigration officer, the master shall be required to re-embark that person and any master refusing to re-embark that person, commits an offence.
- (5) Any person who commits an offence under this section 15 shall be liable on conviction to a fine not exceeding one hundred thousand rupees or to imprisonment for a term not exceeding twelve months or to both such fine and imprisonment.
- 77. (1) Except with the authority of an immigration officer, Prohibition 20 no article, document or a thing shall be removed or taken of removal of articles from, or put on board, any vessel until the vessel has been before examined by an immigration officer under section 75.

examination

(2) Any person who contravenes subsection (1), commits an offence and shall be liable on conviction to a fine not 25 exceeding one hundred thousand rupees or to imprisonment for a term not exceeding twelve months or to both such fine and imprisonment.

78. Any immigration officer, any police officer not below Power to the rank of a Sub-Inspector of Police authorised by a Superintendent of Police or any prescribed medical officer vessel or an may enter or board any vessel or aircraft, as the case may be, aircraft and detain and examine any person arriving or leaving Sri Lanka and require the production of any document by such person.

enter and

79. For the purposes of any examination or inspection to Detaining of decide whether a person shall be entitled to enter Sri Lanka persons for 10 under the provisions of this Act, any Order or regulation and made thereunder, an immigration officer may direct a person inspection to disembark and enter any place of the relevant approved port for such period as may be reasonably necessary for completing such examination or inspection:

- Provided that, an immigration officer shall endeavour 15 to conclude such examination or inspection within a period of twenty four hours and decide whether a person shall be entitled to enter Sri Lanka under the provisions of this Act, any Order or regulation made thereunder.
- **80.** Every immigration officer shall have the power under Power of 20 this Act -

immigration officers at entry and processing

- (a) to control embarkation and disembarkation of departure passengers;
- (b) to control passengers in immigration areas or zones;
- (c) to examine persons on arrival and make entry refusal 25 decisions;
 - (d) to question and inquire passengers in order to make entry and departure decisions;

- (e) to interrogate and request additional documents in order to make entry and departure decisions;
- (f) to refer passengers for medical examinations;
- (g) to refer passengers to other law enforcementagencies;
 - (h) to hold passengers where an entry permission cannot be made immediately and where additional information is required;
- (i) to seize fraudulent, falsified or counterfeit travel documents;
 - (j) to seize travel documents of a person impersonating the rightful holder of the travel document;
 - (k) to remove a person who is being refused entry; or
- (l) to carry out any other function assigned under thisAct or any other written law.
 - **81.** (1) Any person who arrives in Sri Lanka or who is Power to about to depart Sri Lanka shall for the purposes of this Act assengers
- (a) answer all questions and inquiries put to him by an immigration officer or any other officer authorised
 20 under this Act fully and truthfully, directly or indirectly, to establish his identity, nationality or occupation or bearing on any of the restrictions contained in this Act; and

- (b) disclose and produce to any such officer referred to in paragraph (a) on demand all documents, articles or things in his possession.
- (2) All such answers, documents, articles or things shall
 be admissible in evidence in any proceedings under this Act against the person making, disclosing or producing the same.
 - (3) Nothing in this section shall be construed as rendering any such answer inadmissible in any other proceedings in which they would otherwise be admissible.
- 10 (4) Any person who
 - (a) refuses to answer any question or enquiry put to him under subsection (1);
 - (b) knowingly gives any false or misleading answer to any such question or enquiry;
- 15 (c) refuses or fails to produce any document or article in his possession when required to do so under subsection (1); or
 - (d) knowingly produces any false or misleading document,
- 20 commits an offence.
 - (5) Any person who commits an offence under subsection (4) –

(a) in the case of an offence under paragraph (a), (b) or (c) of that subsection, shall be liable on conviction, to a fine not exceeding five hundred thousand rupees or to imprisonment for a term not exceeding six months or to both such fine and imprisonment;

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- (b) in the case of an offence under paragraph (d) of that subsection, shall be liable on conviction to a fine not exceeding five hundred thousand rupees or to 10 imprisonment for a term not exceeding two years or to both such fine and imprisonment.
- 82. An immigration officer shall refer any person entering Power to or departing to any law enforcement agency attached to an or departing approved port on the direction of the Controller General, at passengers to other 15 the request of such relevant agencies established under any agencies

other written law.

refer arriving

- 83. (1) Master, owner, agent or charterer of every vessel Stowaways or the captain, owner, agent or charterer of the aircraft-
- (a) arriving at any approved port or leaving or due to leave from any approved port before the vessel or 20 aircraft arrives at the approved port or departs from the approved port, as the case may be, shall report the presence on board of any stowaway to an immigration officer; or

- (b) having discovered a stowaway on board while in an approved port after the arrival or before the departure, shall report immediately to an immigration officer.
- 5 (2) (a) An immigration officer shall not permit a stowaway to enter Sri Lanka unless the stowaway is a citizen of Sri Lanka. The Master or any other person in charge of the vessel, or aircraft in which the stowaway arrived, shall not permit a stowaway who is not a citizen of Sri Lanka to disembark in 10 Sri Lanka and shall keep the stowaway on board.
- (b) The master, owner, agent or charterer of every vessel or the captain, owner, agent or charterer of the aircraft shall remove every stowaway who is not a citizen of Sri Lanka, from Sri Lanka by the same or such other vessel or aircraft, to
 15 his place of embarkation, the country of his birth or citizenship or such other destination, as that immigration officer may direct.
 - (3) An immigration officer shall permit a stowaway to enter Sri Lanka if the stowaway is a citizen of Sri Lanka.
- 20 (4) Where a stowaway who is a citizen of Sri Lanka is permitted to enter Sri Lanka under subsection (3), such person shall, enter Sri Lanka subject to the provisions relating to unlawful departure or entry under this Act or regulation or Order made under this Act.

- 84. (1) The master, owner, agent or charterer of every Provision of vessel arriving at any approved port for persons arriving in passengers Sri Lanka by sea from a place outside Sri Lanka or leaving or and crew information due to leave from any approved port for persons leaving Sri by master of 5 Lanka by sea to a place outside Sri Lanka shall –
 - (a) within such time, in such form and manner and due to leave containing such particulars of the crew as may be Sri Lanka prescribed, furnish to an immigration officer a complete list of all the crew who are or will be on board the vessel at the time of its arrival at the approved port or at the time of its departure from the approved port, as the case may be;
 - (b) if so required by that immigration officer, produce to that immigration officer for inspection and interrogation every member of the crew, as directed, either generally or specifically, by that immigration officer;
- (c) furnish to that immigration officer such evidence of the identity of each member of the crew within 20 such time and in such form and manner as may be prescribed;
 - (d) submit to such search of his vessel as may be necessary to establish the presence or absence of other persons on board;
- (e) produce his vessel's papers; and 25

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(f) before the vessel arrives at the approved port or departs from the approved port, as the case may be, report the presence on board of any stowaway or any unauthorised person or any person proceeding to any state or country on the person's removal from any other state or country by the competent authorities of that other state or country.

vessel arriving in, leaving or

- (2) In the case of vessels carrying passengers, the master, owner, agent or charterer shall, in addition
 - (a) within such time, in such form and manner and containing such particulars as may be prescribed, furnish a complete list of all passengers who are or will be on board the vessel at the time of its arrival at the approved port or departure from the approved port, as the case may be;
- (b) furnish in relation to every passenger disembarking 10 in or embarking from Sri Lanka, such particulars in such form and manner and within such time as may be prescribed; and
- (c) if so required by an immigration officer, produce every passenger for inspection and interrogation as directed, either generally or specifically, by that immigration officer.
- (3) An immigration officer may issue a certificate as required by law, under this Act, as to the number of the members of the crew upon the inspection, to the master, 20 owner, agent or charterer of the vessel.
- (4) The master, owner, agent or charterer of a vessel who contravenes subsection (1) or (2), and any person who hinders or obstructs any search of a vessel under paragraph (*d*) of subsection (1), commits an offence and shall be liable
 25 on conviction to a fine of not less than one hundred thousand rupees and not more than five hundred thousand rupees in respect of each such person.
- (5) If any person whose presence has not been reported under paragraph (f) of subsection (1), is found on board the vessel, the master, owner, agent and charterer of the vessel,

each commits an offence and shall be liable on conviction to a fine of not less than one hundred thousand rupees and not more than five hundred thousand rupees in respect of each such person.

- 5 (6) In any proceedings under this section, the certificate in writing of an immigration officer who boarded or examined any particular vessel to the effect that the vessel carried, on arrival in Sri Lanka a total number of members of the crew corresponding in description to the particulars on 10 the identification cards furnished under paragraph (c) of subsection (1) shall be conclusive proof that the vessel did on arrival carry that number of members of the crew.
- 85. (1) The captain, owner, agent or charterer of every Provision of aircraft arriving at any approved port in Sri Lanka from a passenger 15 place outside Sri Lanka or leaving or due to leave any approved port in Sri Lanka to a place outside Sri Lanka shall
 - information by captain of the aircraft arriving in, due to leave Sri Lanka
 - (a) within such time, in such form and manner and leaving or containing such particulars as may be prescribed, furnish to an immigration officer a complete list of all passengers who are or will be on board the aircraft at the time of its arrival at the approved port or departure from the approved port, as the case may be;

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- (b) furnish to that officer in relation to every passenger landing in or departing from Sri Lanka such particulars in such form and manner within such time as may be prescribed;
 - (c) within such time, in such form and manner and containing such particulars of the crew as may be

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prescribed, furnish to that officer a complete list of all the crew of his aircraft who are or will be on board the aircraft at the time of its arrival at the approved port or departure from the approved port, as the case may be;

- (d) if so required by an immigration officer, produce every member of the crew and every passenger of that aircraft for inspection and interrogation as directed, either generally or specifically, by the immigration officer;
- (e) submit to such search of his aircraft as may be necessary to establish the presence or absence of other persons on board; and
- (f) before the aircraft arrives at or departs from the
 approved port, as the case may be, report the
 presence on board of any stowaway or any
 unauthorised person or any person proceeding to
 any state or country on the person's removal from
 any other state or country by the competent
 authorities of that other state or country.
 - (2) An immigration officer may issue a certificate under this Act, as to the number of the members of the crew upon the inspection, to the captain, owner, agent or charterer of the vessel.
- 25 (3) The captain, owner, agent or charterer of an aircraft who contravenes subsection (1), and any person who hinders or obstructs any search of an aircraft under paragraph (e) of subsection (1), commits an offence and be liable on conviction to a fine of not less than one hundred thousand rupees and not more than five hundred thousand rupees in respect of each such person.

- (4) If any person whose presence has not been reported under paragraph (f) of subsection (1), is found on board an aircraft, the captain, owner, agent and charterer of the aircraft commit an offence and be liable on conviction to a fine of 5 not less than one hundred thousand rupees and not more than five hundred thousand rupees in respect of each such person.
- (5) In any proceedings under this section, a certificate in writing of an immigration officer who boarded or examined 10 any particular aircraft to the effect that the aircraft carried, on arrival in Sri Lanka, a total number of crew corresponding in description to the particulars on the list furnished under paragraph (c) of subsection (1), shall be conclusive proof that the aircraft did on arrival carry that number of the 15 members of the crew.
 - **86.** (1) Where a member of a crew of an aircraft or vessel is Restriction about to be or is discharged or paid off in Sri Lanka, the on discharge captain, master, owner, charterer or agent shall so notify the of crew Controller General.

- (2) No member of a crew who has been discharged or paid 20 off shall be left in Sri Lanka unless either -
 - (a) he is a citizen of Sri Lanka; or
 - (b) he is in possession of a valid visa to enter Sri Lanka as prescribed by regulations.
- 25 (3) Where there has been any contravention of subsection (2), the captain, master, owner, charterer or agent of the vessel or the aircraft in which the person concerned was employed, shall be liable for the maintenance of that person and for the cost of his repatriation to his place of birth or citizenship or, 30 if the captain, master, owner, charterer or agent so elects, to such other place as may be approved by the Controller General.

87. (1) An immigration officer at an approved port may Issuance of issue a shore pass to a member of the crew of any vessel to shore passes to members enter the shore on the written request of the master, owner, of the crew charterer or agent of a vesel at such approved port.

- (2) The Minister may precribe the manner and form and the information to be included in a shore pass.
- (3) A member of the crew issued with a shore pass is only allowed to visit the area specified in the shore pass and if such member of the crew intends to go beyond the specified 10 area indicated in the show pass, shall be required to obtain a valid visa.
 - (4) A shore pass issued to a member of the crew shall be the responsibility of the master, owner, charterer or agent of the vessel on whose request such shore pass is issued.
- 15 **88.** (1) If any person –

Master, Captain and owner liable

- (a) enters Sri Lanka from any vessel, or aircraft in contravention of the provisions of this Act or any regulations made thereunder;
- (b) disembarks from any vessel on which he has been 20 re-embarked or to which he has been returned under sections 72,75 and 76; or
 - (c) arrives at any approved port in Sri Lanka from any aircraft, and is required to leave or depart from Sri Lanka under section 73,
- 25 the captain, master, owner, charterer and agent thereof shall be jointly and severally liable for all expenses incurred by the Government in respect of the holding, detention and maintenance of the person and his removal from Sri Lanka.

- (2) The expenses shall be recoverable as a debt due to the Government, from the captain, master, owner, charterer or agent of the vessel, or aircraft jointly and severally.
- 89. (1) Where an Order of Removal is made under the Obligation to 5 provisions of this Act in respect of any person who has entered Sri Lanka contrary to the provisions of this Act or the regulations, and where the person was brought to Sri Lanka in a vessel or an aircraft, the master of the vessel or, the captain of the aircraft and also the master of any vessel or, 10 the captain of an aircraft belonging to the same owners or chartered by the same charterers, shall, if required in writing by the Controller General, receive the person on board his vessel or, aircraft and afford him free of charge a passage to the port or place at which the person has embarked for Sri 15 Lanka or to any other port or place designated by the Controller General and proper accommodation and maintenance during the voyage or flight.

afford free passage

- (2) An immigration officer may by notice direct that any person to whom this Part or Part IV applies and who has been 20 refused an endorsement, or who enters Sri Lanka in contravention of the provisions of this Act to be removed from Sri Lanka by the master of the vessel or the captain of the aircraft by which such person has travelled to Sri Lanka or by the owner or agent of such ship or aircraft to the territory 25 of which such person is a national or which such person has embarked for Sri Lanka. The master of the vessel or the captain of the aircraft shall comply with such notice.
- (3) A master of a vessel or a captain of an aircraft who fails to comply with the provisions of this section, commits an 30 offence and shall on conviction be liable to a fine of not less than five hundred thousand rupees and not more than one million rupees in respect of each such person.

90. (1) Where any transit passenger or member of the crew Reports as to of any vessel or aircraft fails to continue his journey in the persons vessel or aircraft in circumstances from which it may failing to continue reasonably be inferred that the passenger or member of the their journey crew has remained in Sri Lanka, the master of the vessel or the captain of the aircraft or the agent, as the case may be, shall notify to an immigration officer of the failure of the passenger or member of the crew to continue his journey.

- (2) A master of a vessel or the captain of an aircraft or the 10 agent who fails to comply with subsection (1), commits an offence and shall be jointly and severally liable on conviction to a fine of not less than one hundred thousand rupees and not more than five hundred thousand rupees.
- 91. (1) Every direct air side or sea side transit passenger Provisions 15 arriving at an approved port in Sri Lanka is exempted from regarding requirement of having visa or endorsement under this Part, control over Part III or Part IV, if the transit period is not exceeding eight passengers hours or as may be prescribed by the Minister.

For the purposes of this section-

"direct air side transit passenger" means a passenger 20 who both arrives and departs the point (transits the point) as part of a continous movement under a single air ticket or waybill, without a stopover, on the same or different aircarft identified by the same airline designator and 25 flight number; and

> "direct sea side transit passenger" means a passenger who both arrives and departs the point (transits the point) as part of a continuos movement under a single ship ticket or waybill, without a stopover, on the same or different harbour identified by the same shippingline designator and vessel number.

- (2) Every direct air side or sea side transit passenger shall have a travel document, air ticket and a valid visa or a transit visa as the case may be, if such visa or transit visa is required by the intended country of final destination or any country 5 of transit.
 - (3) Direct air side or sea side transit passengers shall not leave the transit area without undergoing entry processing.
 - (4) Direct air side or sea side transit passengers are subject to be examined by immigration officers when it is required.
- 10 (5) If it is required to remove a direct air side or sea side transit passenger under certain circumstances, responsibility and costs will be borne by the captain of the aircraft or the master of the vessel who brought the person to the country.
- 92. (1) The Controller General may by writing under his Power to 15 hand authorise the Director of Merchant Shipping to detain detain vessel any vessel and the Director General of Civil Aviation to detain any aircraft in connection with which an offence under this Act is reasonably believed to have been or to be about to be committed, and the vessel or the aircraft may then be 20 detained either at the place where it is found or at any place to which the Controller General may order it to be brought.

or aircraft

- (2) The Controller General shall give notice to the captain, master, owner, charterer or agent of the vessel or the aircrafts of the detention of the vessel or the aircraft.
- 25 (3) For the purposes of the detention and other lawful dealing with the vessel or the aircraft, the Director of Merchant Shipping or the Director General of Civil Aviation shall have power to muster the crew and may, if he considers it necessary to do so, place a police guard on board.

- (4) The detention shall be for safe custody only, and shall cease if a bond with two sufficient sureties to the satisfaction of the Controller General is given by the captain, master, owner, charterer or agent of the vessel or the aircraft for the
 payment of any fine, costs, expenses or charges incurred under this Act in respect of any offence or default thereunder.
- (5) If payment of any such fine, costs, expenses or charges has been defaulted, the Director of Merchant Shipping or the Director General of Civil Aviation may seize the vessel 10 or the aircraft and the vessel or the aircraft shall be declared forfeited to the State by order of a court of competent jurisdiction upon the application made by the Attorney-General.
- (6) Any vessel or aircraft so forfeited shall be sold free of 15 all encumbrances.
- (7) The proceeds of sale of a vessel or an aircraft under this section shall, notwithstanding any law relating to priority of claims, be applied first in payment of any fine, costs, expenses or charges incurred under this Act and of any costs
 20 incurred in and about the sale and the proceedings leading thereto, and the balance shall be paid to the owner of the vessel or aircraft or other person lawfully entitled to the proceeds thereof.
- (8)(a) Section 2 of the Admiralty Jurisdiction Act, No. 4025 of 1983 shall be construed as extending to any claim in respect of a liability incurred by the owner of a vessel under this Act.
- (b) Section 101 of the Civil Aviation Act, No. 14 of 2010 shall be construed as extending to any claim in respect of a30 liability incurred by the owner of an aircraft under this Act.

93. (1) Any vessel below two hundred tons that is used, or Power to in respect of which there is reasonable cause to suspect that it seize, detain has been or that it is about to be used, in the commission of vessels below any offence under this Act or the regulations, may be seized two hundred 5 and detained at any place either on land or in the territorial tons waters of Sri Lanka-

(a) by the Controller General, or any officer appointed under section 4 of this Act and authorised in that behalf by the Controller General in writing under his hand; or

- (b) by any police officer irrespective of rank or any authorised member of the Forces not below the rank of a corporal or leading seaman or any Coast Guard Officer of the Department of Coast Guard,
- 15 and all such seizures shall be notified to the Controller General.
- (2) The seizing officer shall immediately give notice in writing of the seizure and the grounds thereof to the owner, charterer or agent of the vessel so seized or detained, either 20 by delivering the notice to him in person or by post at his place of office or abode, if known.
- (3) The notice under subsection (2), shall not be required to be given where the seizure or detention is made in the presence of or with the knowledge of the offender or the 25 owner or his agent, as the case may be.
 - (4) Any vessel liable to seizure or detention under subsection (1), shall be liable to forfeiture.
 - (5) An order for the forfeiture or for the release of any vessel liable to forfeiture under this section shall be made by

the court before which the prosecution with regard thereto has been held.

(6) Where, upon an application made by the Attorney-General, it is proved to the satisfaction of the court that an offence under this Act or regulations has been committed and that the vessel was used in the commission of the offence, the court shall make an order for the forfeiture of the vessel. notwithstanding that no person may have been charged with or convicted of the offence.

10 PART VI

SUPERVISION OF ACTIVITIES OF PERSONS OTHER THAN CITIZENS OF SRI LANKA

94. This Part shall apply to every person unless –

Application of Part VI

- (a) he is a citizen of Sri Lanka; or
- (b) by virtue of any Order under Part I for the time being 15 in force, he is exempted from the provisions of this Part.
- 95. (1) Any person who is not a citizen of Sri Lanka and Voluntary who has exceeded the period permitted by the visa issued to departure 20 him may voluntarily appear before the Controller General or an immigration officer for voluntary departure immediately.

- (2) The persons referred to in subsection (1) shall be liable to pay a penalty if any, under this Act or any penalties as prescribed by the Minister from time to time by way of 25 regulations.
 - (3) Upon the payment of the penalty, by such person referred to in subsection (1), the Controller General may order him to depart from Sri Lanka before the expiry of a period as determined and informed by the Controller General.

- (4) Where such person referred to in subsection (1) fails to pay the penalty, the Controller General shall, take action to remove such person, and impose a travel ban against him to enter Sri Lanka until the date the penalty is paid.
- (5) A person who voluntarily departs under this section shall not be liable for an offence under section 124.
- **96.** (1) The Minister may, if he deems it expedient in the Power to public interest, by Order impose restrictions on the impose movements or activities, during their stay in Sri Lanka, of on persons 10 persons to whom this Part applies, and provision may be by Order made in the Order in respect of all or any of the following matters:-

(a) the circumstances in which and the purpose for which such persons may be required to furnish returns to immigration officers, the form of such returns and the particulars to be entered therein;

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- (b) the information to be supplied by such persons relating to the occurrence of any circumstances affecting in any manner, the accuracy of the particulars specified in returns made under the Order:
 - (c) the compliance by such persons with such provisions as to place of residence, change of residence, traveling or otherwise, as may be made by the Order;
- 25 (d) the imposition of such obligations, requirements, conditions or restrictions on the activities or associations of such persons, as the Minister may deem necessary in the public interest;
- (e) the form of registers to be kept by immigration 30 officers and the particulars to be entered therein;

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- (f) the circumstances in which immigration officers and police officers may exercise in relation to such persons, powers of arrest, detention, search of premises or person and any other ancillary matters for which it appears expedient to provide with a view to giving full effect to the Order; and
- (g) all matters incidental to or connected with the matters and subjects referred to in this subsection.
- (2) An Order under this section may be either a special 10 Order in respect of any person or group of persons or a general Order applicable to any class or description of persons.
- 97. (1) Every immigration officer shall maintain a register Registers to of persons to whom this Part applies for the purpose of this be kept by Act. Such officer shall enter in the register, in respect of each officers 15 person who is required by an Order made under section 96 to furnish a return to such officer, such particulars relating to such person as are required to be entered in such register.

immigration

- (2) The immigration officer aforesaid shall, upon him being informed by any person to whom this Part applies, of 20 the occurrence of any circumstances affecting in any manner, the accuracy of the particulars previously furnished to such officer, make such alterations in the entries in the register relating to such person, as may be necessary for maintaining the accuracy of the register.
- 25 98. (1) Where a person to whom this Part applies is Power of the convicted of an offence under this Act by reason -
 - (a) of him having entered or remained in Sri Lanka in from Sri contravention of any provision of Part III, IV or V $\ ^{Lanka}$ of of this Act or of any regulation made under any than citizens such Part; or

Minister to direct the removal persons other of Sri Lanka

- (b) of his failure to comply with any of the terms, conditions or restrictions imposed upon him by any endorsement granted or visa issued to him; or
- (c) of his failure to comply with any of the terms,
 conditions or restrictions imposed upon him by any
 Order made under Part VI,

the Minister may, by a Removal Order, direct a prescribed officer to arrest, detain and take on board an aircraft or vessel the person so convicted and may further direct by that Order 10 or by any subsequent Order that the captain of that aircraft or the master of that vessel shall remove such person from Sri Lanka.

- (2) Where the Minister is satisfied that a person to whom this Part applies—
- 15 (a) enters or remains in Sri Lanka in contravention of any provision of Part III, IV or V of this Act or of any regulation made under any such Part or any restriction imposed on such person by any Order made under section 96; or
- 20 (b) has had his visa or endorsement cancelled; or
 - (c) has overstayed the period specified in the visa or endorsement,

the Minister may by Order, direct a prescribed officer to arrest, detain and take on board an aircraft or vessel such person, 25 and escort where necessary and may further direct by that Order, or by any subsequent Order that the captain of the aircraft or master of that vessel shall remove such person from Sri Lanka.

- (3) The Controller General may on his own motion or on the direction of the Minister inquire into the matters specified in subsection (2) and make recommendations thereon to the Minister.
- (4) An Order may be made by the Minister under this section, and powers conferred by such Order may be exercised, in relation to any person, notwithstanding that such person is serving a sentence of imprisonment imposed by a court under this Act or any other law.
- 10 (5) Any peace officer may use all such force as may be necessary for the purpose of giving effect to any Order made under this section.
- (6) Subject to Articles 126 and 140 of the Consitution, any Order made under this section shall be final and shall not15 be contested in any court in Sri Lanka.
- (7) (a) Where a captain of an aircraft or the master of a vessel has been directed by any Order under this section to remove a person specified in that Order from Sri Lanka and that captain or master fails to do so, he commits an offence
 20 under this Act and shall on conviction be liable to a fine not less than five hundred thousand rupees and not not more than one million rupees.
- (b) Where the punishment imposed on the captain of the aircraft or the master of a vessel for the said offence consists
 25 of or includes a fine and the whole or part of the fine remains unpaid within seven days from the date of the imposition of the fine, the court which imposed the fine may direct the amount remaining unpaid to be levied by the distress and sale of the aircraft or vessel.

- (8) Where proceedings have been instituted in a court against the captain of an aircraft or the master of a vessel for an offence under subsection (7), court may order the relevant authorities to refuse the outward clearance of vessel or aircraft 5 until the conclusion of such proceedings or until the fine, if any, imposed by the court has been paid.
 - (9) The Minister may impose a limited or a permanent travel ban to enter Sri Lanka against a person removed under this section.
- 10 99. (1) The Minister may on the recommendation of the Power of the Controller General in any of the following circumstances make an Order, in this Act referred to as a "Deportation Order" requiring any person to whom this Part applies to leave Sri persons other Lanka and to remain thereafter out of Sri Lanka:-

deport from Sri Lanka than citizens of Sri Lanka

- (a) where that person has shown, by evidence which 15 the Minister may deem sufficient, to be -
 - (i) a person incapable of supporting himself and his dependants;
 - (ii) a person of unsound mind who is a danger to himself and to the others;

- (iii) a person who has been convicted of prostitution or has been convicted for being a procurer, or a person living on the prostitution of others; or
- (iv) a person whom, for medical reasons, it is 25 undesirable to be allowed to remain in Sri Lanka;

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- (b) where that person has been convicted in Sri Lanka or in any other country for any criminal offence particularly the offences relating to dangerous drugs, narcotic drugs, or psychotropic substances, child abuse, human smuggling, human trafficking or terrorism and has not received a free pardon in respect of an offence for which a sentence of imprisonment has been made and, by reason of the circumstances connected therewith, is deemed by the Minister to be an undesirable person to be allowed to remain in Sri Lanka;
- (c) where that person has been sentenced outside Sri Lanka for an extraditable offence within the meaning of any law which was or is in force in Sri Lanka relating to extradition; or
- (d) where the Minister deems it to be conducive to the public interest to make a Deportation Order against that person.
- (2) The Minister may, by a Deportation Order, direct a 20 prescribed officer to arrest, detain and take on board an aircraft or vessel the person so convicted and escorted where necessary and may further direct by that Order or by any subsequent Order that the captain of that aircraft or the master of that vessel shall remove such person from Sri Lanka.
- 25 (3) Where the Minister makes a Deportation Order under subsection (1), the Controller General shall take necessary action as provided for in the applicable laws, to deport such person.
- (4) Any powers conferred by an Order made by the 30 Minister under this section may be exercised, in relation to

any person, notwithstanding that such person is serving a sentence of imprisonment imposed by a court under this Act, or under any other law.

- (5) Subject to Article 126 and 140 of the Constitution 5 any Order made under this section shall be final and shall not be contested in any court of law in Sri Lanka.
- (6) A person with respect to whom a Deportation Order is made, shall leave Sri Lanka in accordance with the Order, and shall thereafter remain out of Sri Lanka so long as the 10 Order is in force.
 - (7) Any peace officer may use all such force as may be necessary for the purpose of giving effect to any Order made under this section.
- (8) Where the Minister makes a Deportation Order under 15 subsection (1), such person may be detained in such manner as may be directed by the Minister.
- 100. (1) Where a Deportation Order or Removal Order is Money and made in the case of any person, the Minister may, if he thinks property of fit, apply any money or property of that person in payment of 20 the whole or any part of the costs and charges incurred by the removed Government in respect of that person.
- (2) Where any money applied under subsection (1) is payment of costs and in excess of the total amount of expenses for which any charges person is liable under subsection (1), any balance of the 25 money remaining shall be returned to him.
- (3) Where any money applied under subsection (1) is less than the total amount of expenses for which any person is liable under subsection (1), the balance shall be recorded as a debt to be repaid by the person. No future visa shall be 30 granted to the person while any debt to the Government under this section is outstanding.

may be applied in

101. (1) Where necessary, the Controller General may Arrangement make arrangements to assign an officer appointed under of security section 4 of this Act or a police officer not below the rank of a Sub-Inspector of Police as a security escort with the owner, agent or charterer of an aircraft for the removal or deportation of a person under this Part. In such instances he shall provide the following information as soon as possible, but no later than twenty four hours before the scheduled time of departure of the flight:-

- 10 (a) a copy of the Removal or Deportation Order;
 - (b) a risk assessment by the Controller General in consultation with of the Civil Aviation Authority or other relevant authorities and any other pertinent information that would help the aircraft operator to assess the risk to the security of the flight; and
 - (c) the names and nationalities of any escorts.
- (2) The Controller General, when presenting a person for deportation or removal, shall ensure that all official travel documentation required by any transit or destination state is 20 provided to the aircraft operator.
 - (3) The Controller General, when making arrangements for the removal or deportation of a person, may -
- (i) take into consideration the aircraft operator's policy, concerning the number of such persons that may be 25 transported on a given flight; and
 - (ii) use direct non-stop flights whenever practicable.

- (4) If the owner, agent or charterer of an aircraft or the captain of the aircraft decides to refuse to transport a person being deported or removed on a specific flight when reasonable concerns relating to the safety and security of the flight, that decision shall be informed to the Controller General.
- (5) Upon the receipt of information from the owner, agent or charterer of an aircraft or the captain of the aircraft as mentioned in subsection (4), the Controller General 10 may
 - (i) take steps to facilitate the escorting of a person being removed or deported; and
 - (ii) provide the itinerary including transit stops in an intermediate state; and
- 15 (iii) ensure that the escort remains with the deportee or the person being removed to his final destination, unless suitable alternative arrangements are agreed, in advance of arrival by the authorities and the aircraft operator involved at the transit location.

20 PART VII

TRAVEL DOCUMENTS

102. The provisions of this Part shall apply to every person Application unless such person is exempted from the application of this Part Part by Order made under Part I.

103. (1) A Sri Lanka travel document issued under this Sri Lanka Act shall be the property of the Government of Sri Lanka.

travel documents shall be the Government

- (2) The right conferred on the Government of Sri Lanka property of under subsection (1) shall not be defeated or affected by any of Sri Lanka sale of, or any security, pledge, deposit or encumbrance given, made or accepted in respect of a Sri Lanka travel document, by the holder thereof or by any other person.
- (3) No person shall give, make or accept as a security, pledge, deposit or encumbrance, a Sri Lanka travel document, 10 and any term of an agreement which would otherwise have that effect shall be void.
 - 104. (1) Every Sri Lanka travel document shall be issued Issuing by the Controller General for and on behalf of the authority of Government of Sri Lanka.

Sri Lanka travel documents

- 15 (2) Notwithstanding the provisions of subsection (1), the Controller General may delegate this authority to the Additional Controller General, Controllers, Deputy Controllers, Assistant Controllers and to a diplomatic or consular officer attached to a Sri Lanka overseas mission 20 abroad.
 - 105. An application for a Sri Lanka travel document shall- Application

for a Sri

- (a) be made to the Controller General or to a consular document officer attached to a Sri Lanka overseas mission in the prescribed form and manner; and
- 25 (b) be accompanied by the applicant's prescribed particulars including identifying information, and such other particulars, information and documents as may be specified by the Controller General or

any other delegated authority in any particular case; and

- (c) be accompanied by the prescribed fee, if any.
- 106. A citizen of Sri Lanka is entitled, on application to A citizen of 5 the Controller General to be issued with a Sri Lanka travel document by the Controller General under this Act or any Sri Lanka regulation made thereunder.

Sri Lanka entitled to a travel document

107. (1) Before issuing a Sri Lanka travel document to a The person, the Controller General shall be satisfied -

Controller General to be satisfied of a person's citizenship and identity

- 10 (a) that the person is a citizen of Sri Lanka; and
 - of the identity of that person.
- (2) The applicant shall comply with any requirement specified in this Act and any regulation in relation to the furnishing of material for the establishment of citizenship 15 and identity.
- 108. (1) A citizen of Sri Lanka is entitled, on application The to the Controller General to be issued with a Sri Lanka Controller emergency certificate by the Controller General to travel to India and Nepal or any other country specified by the emergency 20 Minister by Order made in that behalf.

General to issue certificates and identity certificates

- (2) The Controller General shall be satisfied that the person is a citizen of Sri Lanka and of the identity of that person before issuing a Sri Lanka emergency certificate to a person.
- 25 (3) Any person who is not a citizen of Sri Lanka, and who is unable for any reason to obtain a national passport within a reasonable period of time due to the unavailability

of relevant embassy or consular office in Sri lanka, on application to the Controller General may be issued with an identity certificate by the Controller General, only for the purpose of returning to his country of nationality.

- 5 (4) The Controller General shall be satisfied of the identity of that person before issuing a Sri Lanka identity certificate to a person under subsection (3).
- **109.** (1) A diplomatic or official passport shall be issued Issue of only to a person or category of persons approved by the diplomatic or 10 Minister in accordance with such direction made by the Minister.

passports and their period of validity

- (2) The duration of validity of a diplomatic or official passport shall be prescribed by the Minister and be subjected to such conditions as may be imposed by the Minister by 15 directions made in that behalf.
- (3) The Controller General may issue a diplomatic or an official passport to a person entitled to a diplomatic or an official passport under subsection (1), while the person is holding another Sri Lanka travel document other than a 20 diplomatic or an official passport.
 - (4) The Minister may issue directions to the Controller General regarding the manner and procedures for the issuing of a diplomatic or official passport.
- 110. The validity period of a Sri Lanka passport shall be validity 25 prescribed by the Minister.

period of Sri Lanka passport

111. (1) A person who applies for a Sri Lanka travel Capturing document shall allow identifying information to be collected identifying from such person.

information

- (2) The Controller General may analyze the identifying information collected under subsection (1) and decide whether such person to be issued with a Sri Lanka travel document or not.
- 5 (3) If that person fails to allow the identifying information to be collected, the Controller General may refuse to issue such person a Sri Lanka travel document.
- (4) The provisions of subsection (1), shall not apply to a person who is exempted from providing such information 10 in accordance with the regulations made in that behalf.
 - (5) The persons who may collect identifying information may be prescribed by the Minister.
- (6) After analyzing the identification information of a person under subsection (1), where the Controller General is 15 of the opinion that the identifying information may relate to any other person, the Controller General may proceed under the provisions of section 153.
 - 112. (1) The Controller General may, at any time endorse Endorsement on any Sri Lanka travel document.

of Sri Lanka travel documents

- 20 (2) The Controller General may at any time cancel any endorsement made under subsection (1).
 - 113. It shall be a condition of every Sri Lanka travel Conditions of document that the Controller General may-

Sri Lanka travel documents

- cancel or suspend the travel document; or
- (b) restrict its period of validity.

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114. (1) The Controller General shall cancel a Sri Lanka Cancellation travel document issued to any person if –

Cancellation
or suspension
of travel
documents
by the
Controller
General

- (a) the Sri Lanka travel document is still valid at the time when the person applies for, or is issued with another valid Sri Lanka travel document other than diplomatic or official passports;
- (b) the Sri Lanka travel document has been reported lost or stolen, or is so damaged or defaced as to render it, in the opinion of the Controller General, unsuitable for use;
- (c) the holder of the Sri Lanka travel document has been reported dead;
- (d) the holder of the Sri Lanka travel document ceases to be a citizen of Sri Lanka;
- 15 (e) the court has ordered to cancel the Sri Lanka travel document; or
 - (f) there is a reasonable cause to believe that the particulars recorded in the Sri Lanka travel document are incorrect.
- (2) Where information is submitted to the Controller General that a person who has signed a bond or agreement with the Government is preparing to leave the country without fulfilling the obligations under the provisions of the respective bond or the agreement, the Controller General may temporarily suspend the travel document of that person until proceedings are instituted and the relevant court decides whether to make order to suspend the relevant travel document.

- 115. (1) Where a person who has lost his Sri Lanka travel The document-
 - (a) within Sri Lanka, such person shall immediately information report such loss to the nearest police station and $\stackrel{about\ travel}{\cdot}$ shall thereafter forthwith submit a declaration to that effect to the Controller General; or

- Controller General may share documents that are lost, stolen, or suspicious
- (b) outside Sri Lanka, such person shall immediately report about such loss to the relevent authorities of that country and shall thereafter forthwith inform the Sri Lankan Consulate or Diplomatic Mission accredited to that country of the loss of the Sri Lanka travel document and shall apply for a temporary Sri Lanka travel document.
- (2) Where a Sri Lankan Consulate or a Diplomatic 15 Mission receives any information regarding a loss of a Sri Lanka travel document, such Consulate or Diplomatic Mission shall thereafter forthwith inform the Controller General in that behalf.
- (3) Where the Controller General receives any 20 information regarding a loss of a Sri Lanka travel document, the Controller General shall forthwith deactivate such travel document.
- (4) Any person who finds a Sri Lanka travel document which has not been issued to that person, such person shall 25 forthwith surrender such travel document to the Controller General or to the nearest police station.
- (5) The Controller General may share information of lost, stolen or suspicious Sri Lanka travel documents with other local law enforcement agencies or with any 30 international law enforcement agency that has entered into

an agreement with the Controller General regarding the use and protection of such information in accordance with the witten laws relating to data protection.

- (6) Any person who contravenes the provisions of subsections (1) and (4) commits an offence.
 - (7) For the purposes of this section "lost Sri Lanka travel document" shall include stolen Sri Lanka travel documents.
- 116. (1) The Controller General may refuse to issue a Sri Reasons for 10 Lanka travel document to a person if the person has already refusal to been issued with a Sri Lanka travel document and that Lanka travel document is still valid and that Sri Lanka travel document document has not been produced for cancellation except in issuing diplomatic and official passports under section 109.

- 15 (2) The Controller General may refuse to issue a Sri Lanka travel document to a person if such person does not provide required information and the relevant documents.
- (3) If the Controller General refuses to issue a travel document under this section, reasons for such refusal shall 20 be communicated to the applicant by the Controller General.
 - 117. The procedure to be followed where a travel Procedure to document is cancelled or suspended shall be prescribed by the Minister.

be followed where a travel document is cancelled or suspended

118. The procdure to be followed where a demand is made Demand for 25 for the surrender of a suspicious Sri Lanka travel document surrender of or the seizure of suspicious travel document shall be suspicious of Lanka travel prescribed by the Minister.

suspicious Sri document or the seizure of suspicious travel documents

- 119. A Sri Lanka travel document ceases to be valid -
- on the date specified in the travel document; or

When a Sri Lanka travel document ceases to be valid

- (b) when cancelled under this Part, whichever occurs earlier.
- 120. (1) Any person who ceases to be a citizen of Sri Lanka Surrendering shall not be entitled to hold a valid Sri Lanka travel document. Sri Lanka
- (2) Any person who ceases to be a citizen of Sri Lanka cancellation on or after the commencement of this Act shall forthwith by a person inform the Controller General of such fact and within six who ceases to be a 10 months of ceasing to be a citizen of Sri Lanka surrender the citizen of Sri valid Sri Lanka travel document issued to him without any Lanka further use to the Controller General or any Sri Lanka diplomatic mission overseas for the cancelation of the Sri Lanka travel document and return the same. Any person who 15 fails to surrender the valid Sri Lanka travel document for cancellation commits an offence.

travel document for

- (3) A person who uses a valid Sri Lanka travel document after ceasing to be a citizen of Sri Lanka, commits an offence under this Act and shall be liable for a fine not exceeding 20 two hundred thousand rupees.
- (4) Any person who ceases to be a citizen of Sri Lanka and who has lost his Sri Lanka travel document shall thereafter forthwith report such loss to the nearest police station and thereafter to the Controller General and where 25 such person has lost his Sri Lanka travel document outside Sri Lanka, to the Sri Lanka Diplomatic mission overseas.
- 121. (1) If a person knowingly and intentionally obtains Dishonestly a Sri Lanka travel document, in an dishonest and deceitful obtaining a manner such person commits an offence and shall be liable travel 30 on conviction to a fine not exceeding one hundred thousand document

rupees or to imprisonment for a term not exceeding one year or to both such fine and imprisonment.

- (2) For the purposes of this section, "obtain" includes -
- (a) obtain for another person; and
- 5 (b) induce a third person to do something that results in another person obtaining.
 - (3) "Dishonestly", in relation to a person's conduct shall have the same meaning given under section 22 of the Penal Code (Chapter 19).
- 10 **122.** (1) If –

Offences relating to foreign travel documents

- (a) a person makes a false foreign travel document in Sri Lanka, or furnishes a false foreign travel document to another person in Sri Lanka; and
- (b) by reason of the other person so using or accepting
 the false foreign travel document as genuine, the
 person dishonestly -
 - (i) obtains a gain whether for himself or someone else:
- (ii) causes a loss to the other person or someone else; or
 - (iii) influences the exercise of a public duty,

such person commits an offence.

(2) If a person uses in Sri Lanka a foreign travel document in connection with travel or identification
 25 knowing that –

- such foreign travel document has been cancelled;
 and such person ought reasonably to have known that the foreign travel document has been cancelled;
- 5 (b) the foreign travel document was not issued to that person and such person ought reasonably to have known that the foreign travel document was not issued to him,

such person commits an offence.

- (3) If a person furnishes another person in Sri Lanka with a foreign travel document that was issued to the first-mentioned person without lawful excuse and the first mentioned person is negligent as to whether the document is or will be used by the other person in connection with travel or identification, the first mentioned person commits an offence.
- (4) If a person without lawful authority and without reasonable excuse has or retains in possession or control in Sri Lanka of a foreign travel document and the person knows20 that the foreign travel document was not issued to him, the person commits an offence.
- (5) If a person has in possession or control a document and the person knows or ought reasonably to have known that the document is a false foreign travel document, the 25 person commits an offence.
 - (6) If a person –
 - (a) (i) forges, alters or tampers with any foreign travel document, whether issued in Sri Lanka or elsewhere, or any visa or endorsement thereon;

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- (ii) forges, alters or tampers with any certificate endorsed in any foreign travel document referred to in subparagraph (i); or
- (iii) without lawful authority, uses or has in his possession a forged, altered or tampered foreign travel document or a foreign travel document containing a forged, altered or tampered visa, endorsement or certificate; or
- (b) knows or ought reasonably to have known that the -
 - (i) foreign travel document has been forged, altered or tampered; or
 - (ii) foreign travel document contains a forged, altered or tampered visa, endorsement or certificate,

such person commits an offence.

- (7) If any person aids or abets in the commission of any offence under this section, such person commits an offence.
- (8) Any person who commits an offence under this section shall be liable on conviction to a fine not exceeding two hundred thousand rupees or to imprisonment for a term not exceeding two years or to both such fine and imprisonment.
- (9) For the purposes of this section, "foreign travel25 document" means any passport, or any other travel document issued by a foreign government in Sri Lanka or elsewhere.

- 123. Regulations may be made in respect of all or any of Regulations the following matters:-
 - (a) all matters stated in this Part to be prescribed;
- the making of application for the issue or renewal (b) 5 of Sri Lanka travel documents, the form of such applications and the particulars to be entered therein;
 - (c) the terms and conditions to be attached to such Sri Lanka travel documents, including such terms and conditions as the Minister may deem necessary in the public interest;
 - the form of such Sri Lanka travel documents and (*d*) the particulars to be entered therein;
- (e) fees in respect of the issue or renewal of such Sri 15 Lanka travel documents;
 - the process of use of identifying information for the purposes under this Act; and
 - all matters incidental to or connected with the (g) matters and subjects referred to in this Part.

PART VIII 20

10

OFFENCES

CHAPTER I

GENERAL OFFENCES

124. (1) (a) Any person other than a citizen of Sri Lanka Unlawful 25 who enters and remains in Sri Lanka in contravention of any $\,^{entry}_{\,\cdot\,\,\cdot\,\,\cdot}$ provision of this Act or any regulation made thereunder, Sri Lanka

commits an offence and shall on conviction after summary trial by a Magistrate be liable to a fine not exceeding fifty thousand rupees or to imprisonment of either description not exceeding six months or to both such fine and 5 imprisonment.

- (b) Any person other than a citizen of Sri Lanka who enters Sri Lanka in accordance with the provisions of this Act or any regulation made thereunder, but remains in Sri Lanka after the expiry of the period for which he is authorised 10 to remain under the provisions of this Act, commits an offence and be liable to a fine not exceeding fifty thousand rupees or to an imprisonment of either description not exceeding three months or to both such fine and imprisonment.
 - (2) Any person who,-
- attempts to commit, aids or abets the commission 15 of an offence under subsection (1), or
 - does any act preparatory to the commission of an offence under subsection (1),
- commits an offence and shall on conviction after summary 20 trial by a Magistrate be liable to a fine not exceeding one hundred thousand rupees or to an imprisonment of either description not exceeding one year or to both such fine and imprisonment.
- 125. (1) Any person who enters Sri Lanka or departs from Entry or 25 Sri Lanka in contravention of the provisions of this Act, departure commits an offence and shall on conviction after summary wilnout immigration trial by a Magistrate be liable to a fine not exceeding fifty process thousand rupees or to an imprisonment of either description not exceeding six months or to both such fine and 30 imprisonment.

without

(2) Any person who attempts to commit or aids or abets the commission of an offence under subsection (1), commits an offence and shall on conviction after summary trial by a Magistrate be liable to a fine not exceeding one hundred thousand rupees or to an imprisonment of either description not exceeding six months or to both such fine and imprisonment.

126. (1) Any person who –

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(a) brings or procures any other person into Sri Lanka by any means whatsoever, knowing that the entry harbouring into Sri Lanka of that other person is or would be in contravention of any provision of this Act or of any Order or regulation made thereunder;

Offences of bringing, procuring, concealing, or employing

- (b) conceals or harbours any other person in any place 15 whatsoever, or transports any other person or causes any other person to be transported by any means whatsoever, knowing that such other person has entered Sri Lanka or is remaining in Sri Lanka in contravention of any provision of this Act or of any 20 Order or regulation made thereunder; or
 - (c) employs any other person, knowing that such other person has entered Sri Lanka or is remaining in Sri Lanka in contravention of any provision of this Act or of any Order or regulation made thereunder,
- 25 commits an offence under this Act and shall on conviction be liable to a fine not exceeding five hundred thousand rupees or to an imprisonment for a term not exceeding five years or to both such fine and imprisonment.

- (2) Any person who –
- (a) attempts to commit or aids or abets the commission of an offence under subsection (1); or
- (b) does any act preparatory to the commission of an offence under paragraph (a) or paragraph (b) of subsection (1),

commits an offence and shall on conviction be liable to a fine not exceeding five hundred thousand rupees or to a rigorous imprisonment for a term of not less than two years 10 and not more than five years or to both such fine and imprisonment.

127. (1) Any person who –

Documentary offences relating to general offences

- (a) prints, copies, fabricates or prepares, any travel document or a part thereof, or any document or a offences part thereof, used for issuing of visa without lawful authority;
 - (b) prints, copies, fabricates or prepares any visa or part thereof as relates to the Sri Lankan Government or any other government without lawful authority;
- 20 (c) forges, alters or tampers with any travel document or a part thereof, whether issued in Sri Lanka or elsewhere, or any visa or endorsement thereon;
- (d) forges, alters or tampers with any certificate endorsed in any document referred to in paragraph
 (a), (b) or (c);
 - (e) without lawful authority, uses or has in his possession a forged, altered or tampered travel

document or a part thereof or a travel document containing a forged, altered or tampered visa or endorsement;

- (f) without lawful authority, uses or has in his
 possession a forged, altered or tampered travel document or a part thereof, containing any forged, altered or tampered certificate;
 - (g) without lawful authority, or lawful excuse, has in his possession or deals in any manner, travel documents of other persons;

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- (h) in reply to or in any matter connected with the Minister or the Controller General, or any authorised officer or other person lawfully acting in the execution of the provisions of this Act or of any Order or regulation made thereunder, or any airline official or any authorised travel agent, makes or causes to be made any false return, false statement or false representation;
- (i) without lawful authority, prints, copies, prepares or keeps in his possession, tenders or uses in any manner, any air ticket, crew discharge certificate, boarding pass or any document of similar nature;
 - (j) obstructs or impedes any person in the exercise or performance of his powers and duties under this Act or under any regulation or Order made thereunder;
 - (k) without lawful authority, has in his possession, more than one travel document for the time being in force, which has been issued to him;

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- (l) while being in possession of a valid travel document which has been issued to him, and for the time being in force, applies for the issue of another travel document other than an official or diplomatic passport issued under section 109 of this Act;
- (m) is not a citizen of Sri Lanka and has in his possession a valid Sri Lanka travel document without lawful authority or lawful excuse;
- (n) during the surrender of Sri Lanka travel document issued to such person under section 118 applies for the issue of another travel document;
 - (o) submits any forged or false documents or false information, for the purpose of obtaining a visa or any other travel document for himself or any other person;
 - (p) sells a Sri Lanka travel document;
 - (q) intentionally damages or destroys a Sri Lanka travel document;
- (r) induces another person to commit an offence under this Act; or
 - (s) otherwise contravenes or fails to comply with any provision of this Act,

commits an offence and shall on conviction after summery trial by a Magistrate be liable to a fine not exceeding two 25 hundred thousand rupees or to imprisonment of either description for a term not exceeding two years or to both such fine and imprisonment.

(2) Any person who attempts to commit, or does any act preparatory to the commission of, or aids or abets the commission of an offence under subsection (1), commits an offence under this Act and shall on conviction be liable to 5 the same punishment as if he has been guilty of an offence and been convicted under subsection (1).

128. (1) The Controller General may-

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(a) authorise a person or a body of persons who engages dispatch or in a lawful activity relating to organising foreign travel employment, foreign travels or foreign tours to keep or carry any Sri Lanka travel document within outside Sri Sri Lanka;

Authorisation to keep, carry, transmit document within or Lanka

- (b) authorise a person who reside outside Sri Lanka being the holder of a valid Sri Lanka travel document to dispatch or transmit such travel document to a person residing in Sri lanka through the post or through another person;
- authorise a person residing in Sri Lanka being the holder of valid Sri Lanka travel document to 20 dispatch or transmit such travel document to a person residing outside Sri Lanka, through the post or through another person; or
 - (d) authorise a person or a body of persons who engages in a lawful activity relating to organizing travels or tours in Sri Lanka for foreign nationals to keep or carry any foreign travel document within Sri Lanka:

Provided however, such person shall not keep or carry or dispatch or transmit such Sri Lanka travel document without the prior written approval of the Controller General.

(2) Any person -

- 5 (a) while residing outside Sri Lanka being the holder of a valid passport or a travel document issued by any foreign government shall not dispatch or transmit such travel document to a person residing in Sri Lanka through post or through another person; 10 or
 - (b) while residing in Sri Lanka being the holder of a valid passport or travel document issued by any foreign government shall not dispatch or transmit such travel document to a person residing outside Sri Lanka, through post or through another person,

without the lawful authority of the foreign government which has issued such passport or travel document.

- (3) Any person who contravenes the provisions of subsection (1) or (2) commits an offence and shall on 20 conviction after summary trial by a Magistrate be liable to a fine not exceeding one hundred thousand rupees or to imprisonment of either description for a term not exceeding six months or to both such fine and imprisonment.
- 129. (1) Any person who possesses money or property Possession of 25 knowing that the whole or any part of such money or property gained by was obtained or derived directly or indirectly as a result of committing the commission of an offence under this Act, commits an an offence offence.

under this Act

- (2) A person who commits an offence under subsection
 (1), shall on conviction by the High Court on indictment, be liable to imprisonment of either description for a term not exceeding twenty years or to a fine not exceeding five
 5 hundred thousand rupees or to both such fine and imprisonment.
- (3) Where a person is convicted under this section, the court may in addition to the punishment imposed for that offence, order that any property in respect of which the 10 offence is committed be forfeited to the State.
- (4) For the purpose of this section, property in respect of which the offence is committed may include money or property referred to in subsection (1), any vehicle, vessel, currency or any other article or thing used in connectionwith the commission of any offence under this Act.
 - 130. (1) Any person including a public officer who-

Offences by public officers or any other person

- (a) knowingly makes or issues any false document officers or any other contrary to the provisions of this Act; officers or any other person
- (b) endorses a Sri Lanka travel document knowingly that such endorsement is contrary to the provisions of this Act;

- (c) knowingly makes or issues a false statement in connection with the performance or discharge of any duty or function entrusted to him by this Act;
- 25 (*d*) knowingly fails to perform or discharge any duty or function entrusted to him by this Act;

- (e) accepts or agrees to accept or solicit a bribe, to either to do or omit to do an act required by him under this Act;
- otherwise contravenes or fails to comply with any 5 of the provisions of this Act or commits an offence under this Act;
 - (g) aids or abets any other person to commit any act specified in paragraph (a), (b), (c) or (d); or
- (h) knowingly induces another person to commit an 10 offence under this Act.

commits an offence:

Provided that, no such person shall be deemed to be guilty of such offence if he proves that such offence was committed without his knowledge or that he exercised all 15 due diligence to prevent the commission of such offence.

- (2) A person convicted of an offence under subsection (1), by the High Court upon indictment, shall be liable to imprisonment of either description for a term not exceeding two years and to a fine not exceeding two hundred thousand 20 rupees or to both such fine and imprisonment.
 - **131.** Any person who impersonates as a public officer or Impersonation by an act or omission leads any other person to believe that as public such person is a public officer for the purposes of this Act, commits an offence and shall on conviction by the High

officers

25 Court upon indictment be liable to imprisonment of either description for a term not exceeding five years or to a fine not exceeding five hundred thousand rupees or to both such fine and imprisonment.

132. Where an offence under this Act is committed by a Offences by body of persons, then if that body of persons is -

persons

- (a) a body corporate, every director and officer of that body corporate;
- 5 (b) a firm, every partner of that firm; or
 - (c) a body unincorporated other than a firm, every officer of that body responsible for its management and control,

shall be deemed to be guilty of such offence:

- 10 Provided that, no such person shall be deemed to be guilty of such offence if he proves that such offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence.
- 133. Where any person contravenes any provision of this Penalties for 15 Act or any regulation or Order made thereunder and no contraventions penalty has been specified under the Act in respect of such for which no contravention, such person shall, on conviction after summery provisions trial by a Magistrate, according to the provisions of the Code have been of Criminal Procedure Act, No. 15 of 1979, be liable to a fine 20 not exceeding fifty thousand rupees or to an imprisonment

of either description for a term not exceeding six months or

134. (1) All offences under this Act shall be cognizable Offences to offences for the purpose of the application of the provisions be 25 of the Code of Criminal Procedure Act, No. 15 of 1979 notwithstanding anything contained in the First Schedule jurisdiction of that Act.

to both such fine and imprisonment.

cognizable, prosecution

- (2) All offences, other than the offences expressly vested by this Act to be tried and determined by the High Court on indictment, shall be triable summarily by a Magistrate and, it shall be lawful for such Magistrate to impose any punishment prescribed by this Act, notwithstanding that such punishment exceeds the limit of his ordinary powers of jurisdiction.
- (3) No prosecution for an offence under this Act shall be instituted except by the Controller General or by a police 10 officer of a rank not below the rank of Assistant Superintendent or by any other immigration officer or police officer with the written sanction of the Controller General or a police officer not below the rank of an Assistant Superintendent of Police, as the case may be.
- 135. (1) Notwithstanding anything in any other law, every Granting of offence under section 136, 137, 138 or 139 shall be non-bail bailable and a person accused of such an offence shall not be admitted to bail.

- (2) A person accused of an offence under section 136, 20 137, 138 or 139 may be enlarged on bail by the High Court upon proof of exceptional circumstances.
 - (3) Where there is no express provision made in respect of granting of bail for an offence under this Act, bail shall be granted by the Magistrate's Court.

CHAPTER II

HUMAN SMUGGLING

136. (1) Any person who, in order to directly or indirectly Human obtain financial or material benefit, or any other smuggling consideration-

Lanka

- (a) procures the illegal entry into Sri Lanka of a person who is not a citizen of Sri Lanka;
- (b) brings or procures any other person into Sri Lanka by any means knowing that the entry into Sri Lanka of that other person is in contravention of the provisions of this Act;
- (c) conceals or harbours any other person, in any place or transports any other person or causes any other person to be transported by any means knowing that such other person has entered Sri Lanka or is remaining in Sri Lanka in contravention of the provisions of this Act; or
- (d) employs any other person, knowing that such other person has entered Sri Lanka or is remaining in Sri Lanka in contravention of the provisions of this Act, and has not been convicted by law for such contravention of the provisions of this Act,

commits the offence of human smuggling and shall on conviction be liable to imprisonment of either description 20 for a term not less than five years and not exceeding twenty years and to a fine not exceeding one million rupees.

(2) Any person who -

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- (a) attempts to commit or aids or abets the commission of an offence under subsection (1), or
 - (b) does any act preparatory to the commission of an offence under subsection (1),

commits the offence of human smuggling and shall on conviction be liable to an imprisonment of either description for a term not exceeding five years and to a fine not exceeding five hundred thousand rupees.

- 5 (3) For the avoidance of doubt it is hereby declared that the provisions of this section are intended only to detect and punish human smugglers and not to punish the persons smuggled or being smuggled.
- 137. (1) Any person who organises another person in Human 10 order to directly or indirectly obtain financial or material smuggling benefit or any other consideration -

from Sri Lanka

- (a) to leave Sri Lanka in contravention of the provisions of this Act, in order to enter a foreign country in contravention of the laws of that country;
- 15 (b) to leave Sri Lanka in conformity with the laws of Sri Lanka and to enter any other country in conformity with the laws of that country and thereafter organises such other person to enter a third country illegally in contravention of the laws of that third country;
- 20 (c) to leave Sri Lanka in conformity with the laws of Sri Lanka in order to enter a foreign country in contravention of the laws of that country; or
- (d) to leave Sri Lanka in contravention of the provisions of this Act, in order to enter a foreign 25 country in conformity with the laws of that country,

commits the offence of human smuggling.

(2) For the purpose of subsection (1), the expression "organises" includes -

- (a) the recruitment of persons in order to directly or indirectly obtain financial or material benefit making false promises or disseminating misleading information with the intention of inducing persons to leave Sri Lanka to another country;
 - For the purposes of paragraph (a), false promises or misleading information includes promises or information relating to employment, education, or better standards of living;
- 10 (b) soliciting pecuniary benefits from persons whether or not any such benefit was realized;

- (c) the transportation of persons by any means, by air, by sea or land or any other means without obtaining a licence or permission to that effect; or
- 15 (*d*) receiving and harbouring of persons whether in Sri Lanka or in a foreign country.
- (3) Any person who attempts to commit or does any act preparatory to the commission of, or aids or abets the commission of an offence under subsection (1), commits an 20 offence.
- (4) A person who commits an offence under subsection(1) or (3), shall on conviction by a Magistrate's Court be liable to imprisonment of either description for a term not less than five years and not exceeding ten years and to a fine25 not exceeding one million rupees.
 - (5) For the avoidance of doubt it is hereby declared that the provisions of this section, are intended only to detect and punish human smugglers and not to punish the persons smuggled or being smuggled.

138. (1) A person who has committed an offence of human Aggravated smuggling under sections 136 and 137 of this Act, commits human an aggravated human smuggling offence under this Part ifoffences

- (a) such person has endangered or likely to have 5 endangered the lives or the security of the persons smuggled or being smuggled;
 - (b) such person smuggled other persons under inhumane and degrading conditions;
- (c) such person solicited unlawful consideration from 10 the persons smuggled or being smuggled or demanded consideration from the persons smuggled or being smuggled;
 - (d) such person has abused the persons smuggled or being smuggled in any manner;
- (e) such person has committed an offence under section 15 360C of the Penal Code (Chapter 19); or
 - (f) such person has committed any other act which constitutes a grave offence under any other law,

while committing an offence under section 136 or 137.

- 20 For the purposes of paragraph (f) of this section, a grave offence means an offence which is a cognizable, non-bailable, non compoundable and indictable offence under any other law.
- (2) A person who is guilty of an offence under 25 subsection (1), shall on conviction be liable to imprisonment of either description for a term not less than five years and not exceeding twenty years and to a fine not exceeding one

million and five hundred thousand rupees and where such offence is committed in respect of a child, be liable to imprisonment of either description for a term not less than eight years and not exceeding twenty years and to a fine not exceeding two million rupees.

139. (1) Any person who –

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Documentary offences relating to human smuggling

- (a) prints, copies, fabricates or prepares, any travel human document or part thereof, as relates to the Sri Lankan Government or to any other foreign government, or any document or a part thereof used for issuing of visa by any such Government, without lawful authority;
 - (b) forges, alters or tampers with any travel document, whether issued in Sri Lanka or elsewhere, or any visa or endorsement thereon;
 - (c) forges, alters or tampers with any certificate endorsed in any document referred to in paragraph (a) or (b);
- (d) without lawful authority, uses or has in his possession a forged, altered or tampered travel document or a travel document containing a forged, altered or tampered visa or endorsement;
- (e) without lawful authority, uses or has in his possession a forged, altered or tampered travel
 document containing any forged, altered or tampered certificate;
 - (f) without lawful authority or lawful excuse, has in his possession or deals in any manner, travel documents of other persons;

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- (g) in reply to or in any matter connected to the Minister or the Controller General lawfully acting in the execution of the provisions of this Act or of any Order or regulation made thereunder, or any airline official or any authorised travel agent, makes or causes to be made any false return, false statement or false representation;
- (h) without lawful authority prints, copies, prepares or keeps in his possession, tenders or uses in any manner, any air ticket, crew discharge certificate, boarding pass or any document of similar nature;
 - (i) procures a fraudulent document for the purposes of facilitating unlawful entry, departure, or residency in Sri Lanka or a foreign country;
- 15 (*j*) obstructs or impedes any person in the exercise or performance of his powers and duties under this Act or under any regulation or Order made thereunder;
- (k) while residing outside Sri Lanka being the holder of a valid travel document or a valid passport,
 20 dispatches or transmits such travel document or passport to a person residing in Sri Lanka, through the post or through another person, without the prior approval in writing of the Controller General or the lawful authority or lawful excuse of a foreign
 25 Government as the case may be.;
 - (l) while residing in Sri Lanka dispatches or transmits a travel document to a person residing in any country outside Sri Lanka, through the post or through another person, without the prior approval in writing of the Controller General or the lawful

authority or lawful excuse of a foreign government as the case may be.;

- (*m*) without lawful authority, has in his possession, more than one travel document for the time being in force, which has been issued to him;
- (n) is not a citizen of Sri Lanka and has in his possession valid Sri Lanka travel document; or
- (0) submits any forged or false documents or false information, for the purpose of obtaining a passport,
 10 a visa or any other travel document for himself or any other person,

commits an offence.

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- (2) Any person who commits an offence under subsection
 (1) shall on conviction after summery trial by a Magistrate
 15 be liable
 - (a) in the case of an offence under paragraph (a), (b),
 (c), (d), (e), (f), (g), (h) or (i) be liable to imprisonment of either description for a term not exceeding five years and to a fine not exceeding two hundred thousand rupees; and
 - (b) in the case of an offence under paragraph (j), (k), (l), (m), (n) or (o) be liable to imprisonment of either description for a term not exceeding two years and to a fine not exceeding two hundred thousand rupees.
 - (3) Any person who attempts to commit, or does any act preparatory to the commission of, or aids or abets the commission of an offence under subsection (1), commits an

offence under this Act and shall on conviction be liable to the same punishment as if he has been guilty of an offence and been convicted under subsection (1).

- (4) Any person who commits an offence under subsection (1) to facilitate the entry of another person into Sri Lanka or to a foreign country, where the entry of the other person into the foreign country would not comply with the requirements under that country's law for entry into that country shall on conviction be liable to imprisonment of 10 either description for a term not exceeding five years and to a fine not exceeding five hundred thousand rupees.
 - (5) The provisions of this section shall apply to any person if and only if they are relating to human smuggling offences referred to in sections 136, 137 and 138.

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CHAPTER III

Procedure

140. The Controller General may compound any offence Compounding under sections 33, 117, 118, paragraphs (h) and (o) of of offences subsection (1) of section 127, section 128 and section 133 20 accepting from the person who is alleged to have, or is reasonably suspected of having, committed that offence, a sum of money not exceeding half the amount of the maximum fine that is liable to be imposed under this Act on such person for that offence.

141. Any person who is detained in the exercise of any Persons 25 powers conferred by or under this Act shall, while so detained, detained be deemed to be in legal custody.

deemed to be in legal custody

142. (1) The Minister shall for the purpose of the detention Establishment of persons whose detention has been required or authorised of detention under this Act, establish detention centres, in suitable locations appropriate for such purpose by Order published in the Gazette.

- (2) The conditions to be maintained in a detention centre and the manner of administration of such centres shall be as prescribed.
- (3) Any person who violates a detention order and 10 escapes the detention centre commits an offence under this Act and shall on apprehension be subject to the general law of the country.
- **143.** (1) The Minister may for the purpose of the temporary Establishment holding of persons whose detention has been required or of holding 15 authorised under this Act, establish holding facilities, in suitable locations appropriate for such purpose by Order published in the Gazatte inside a seaport or a airport unitl the detainee is handed over to the relevant agencies.

- (2) The standards to be maintained at such holding 20 facilities and the manner of administration of such facilities may be as prescribed.
 - (3) Any person who escapes a holding facility commits an offence under this Act and shall on apprehension be subject to the general law of the country.
- **144.** (1) Any authorised member of the Forces or any Procedure 25 authorised Coast Guard Officer of the Department of Coast and powers Guard may take into custody without a warrant a person who the custody is suspected of committing any offence under section 47, of a person 136, 137, 138, 139, 142 or 143 and shall forthwith hand citizen of Sri 30 over such person to the nearest police station.

in relation to Lanka

- (2) The officer in charge of the police station shall within twenty-four hours produce such person before a Magistrate having jurisdiction.
- (3) The Magistrate may notwithstanding the provision of Code of Criminal Procedure Act, No. 15 of 1979 upon a certificate being filed by a police officer not below the rank of a Superintendent of Police to the effect that it is necessary to detain such person in custody for the purpose of carrying out investigations, order the detention of such person for a 10 further period which shall not exceed forty- eight hours.
 - 145. (1) An immigration officer or a police officer may Detention of arrest a person who is not a citizen of Sri Lanka, suspected of persons committing an offence under subsection (1) of section 124 suspected or of this Act.
- (2) Notwithstanding anything to the contrary in any of the 15 other written law, the Controller General or any police officer under not below the rank of an Assistant Superintendent of Police subsection may authorise in writing the detention of a person arrested under subsection (1), in any place established under section 20 142 or 143, until that person establishes his innocence or an Order is made by the Minister against that person under section 98 or 99:

charged with commission (1) of section

Provided however, if such person remains in detention at the expiry of a period of two weeks from the 25 date from which he was first detained, such person shall be produced forthwith before a Magistrate to make any appropriate order.

146. Any police officer, authorised member of the Forces, Controller authorised Coast Guard Officer of the Department of Coast General to be 30 Guard, or any other member of a law enforcement authority who takes into custody a foreign national under this Act or custody of a

informed of taking into foreign national

under any other written law shall forthwith inform the Controller General.

- 147. (1) Where a person who is not a citizen of Sri Lanka Controller is prosecuted or sentenced by a court, such information shall General shall 5 be referred to the Controller General by a Registrar of the when any relevant court along with a certified copy of the proceedings person who of the court.
 - be informed citizen of Sri Lanka is
- (2) Where a person who is not a citizen of Sri Lanka, prosecuted, who has been imprisoned by court is due to be released, such due to be 10 information shall be referred to the Controller General by released the relevant superintendent of the prison before two weeks of such release with the relevant copy of such determination.
- **148.** (1) Whenever in any proceeding in respect of any Court may offence under any law, it appears to the court that the impound 15 attendance of an accused or suspect or the examination of a witness is necessary, the court may
 - travel document or impose a travel ban to procure witness who served with a

warrant

(a) impound any travel document issued to such attendance of accused, suspect or witness, as the case may be, for an accused, a such period as it may deem necessary to procure the suspect or a attendance of such accused, suspect or the witness has been who has been served with a warrant; or

- (b) order the Controller General to prevent such a person from leaving the country or traveling internationally using the travel document.
- 25 (2) A court making an order under this section against any person under subsection (1), shall cause a copy of such order to be transmitted to the Controller General.

149. (1) A customs officer may seize a travel document Seizure of if – suspicious

Seizure of suspicious travel documents by customs

- (a) a travel document is in the possession or control of by customs any individual or not; and
- 5 (b) the travel document is inside a container, and irrespective of whether the container is in the possession or control of any individual, the customs officer may search the container for the purposes of determining whether such document is inside.
- 10 (2) A customs officer may seize a travel document and arrest a person if without the permission of the Controller General under this Act, the said person carries a travel document which has been issued to another person.
- (3) The customs officer shall produce the travel document seized and the person arrested under subsections (1) and (2) to the Controller General forthwith.
 - (4) This section does not authorise a customs officer to enter into any premises that such officer would not otherwise be authorised to enter.
- 20 (5) For the purposes of this section -
 - (a) "container" includes baggage, a mail receptacle, and any other thing that could be used for the carriage of goods whether or not designed for that purpose; and
- 25 (b) "customs officer" means an officer within the meaning of the Customs Ordinance (Chapter 235).

150. Where, with reference to any proceedings under this Burden of Act or with reference to anything done or purported to be proof done under this Act, if it is alleged by any person –

- (a) that he is not a citizen of Sri Lanka;
- 5 (b) that he belongs to any particular class or description of persons who are not citizens of Sri Lanka;
 - (c) that he is a citizen of Sri Lanka;
 - (d) that he belongs to any particular class or description of persons who are citizens of Sri Lanka;
- 10 (e) that he is a national of any particular country; or
 - (f) that he was traveling from one place to another place in Sri Lanka,

the burden of proving that fact shall, notwithstanding anything contrary in the Evidence Ordinance (Chapter 14), 15 lie upon that person.

151. (1) (a) Any police officer or any authorised member Power to of the Forces not below the rank of corporal or leading seaman enter and or an authorised officer of the Department of Coast Guard, or search any vessel or an immigration officer, may enter and search any vessel not premises to 20 being an aircraft in the territorial waters of Sri Lanka or in the arrest or seize contiguous zone and arrest and take into custody any person on board such vessel who is suspected of the commission of any offence under section 46, 47, 51, 124, 126, 136, 137, 138 or 139 of this Act.

(b) For the purposes of paragraph (a), contiguous zone 25 means a contiguous zone specified by Proclamation made under the Maritime Zones Law, No. 22 of 1976.

- (2) Any immigration officer or police officer or any authorised member of the Forces not below the rank of a corporal or leading seaman or an authorised member of the Department of Coast Guard may forthwith seize and detain
 5 any vehicle, vessel or other means of transport, together with any equipment and accessories thereof, where any such officer has reasons to believe that any vehicle, vessel or other means of transport has been used in, or in connection with, the commission of any offence referred to in section 46, 47,
 10 51, 124, 126, 136, 137, 138 or 139 of this Act.
- (3) Any immigration officer or police officer authorised by an officer not below the rank of Assistant Superintendent of Police may enter and search any premises where they have reasons to believe that such premises has been used in
 15 connection with the commission of any of the offences under this Act and may arrest and take into custody any person therein or take into custody any machinery, document, equipment or thing connected with or reasonably suspected of being connected with the commission of any offence under
 20 this Act.
- (4) Any vehicle, vessel or other means of transport equipment or accessories or any machinery, document or thing seized under subsection (2) or (3) shall, as soon as possible be produced before or made available for inspection
 25 by a Magistrate of competent jurisdiction by the officer making the seizure or, where such officer is an authorised member of the Forces, authorised officer of the Department of Coast Guard or by any police officer, and the court shall thereupon make such order as it may deem appropriate
 30 relating to the custody of the vehicle, vessel or other means of transport, equipment, accessories or any machinery, document or thing so seized pending their disposal under subsection (5).

- (5) Any vehicle, vessel or other means of transport, equipment, accessories or any machinery, document or thing seized under subsection (2) or (3) from the possession of any person -
- 5 shall be returned to that person forthwith upon the expiration of six weeks after the seizure, unless a prosecution for the alleged offence is instituted before the end of that period; or
- shall be returned to that person forthwith after the 10 final determination of the prosecution, unless duly declared to be forfeited to the State or ordered to be destroyed under subsection (6).
- (6) Where any vehicle, vessel or other means of transport, equipment, accessories, or any machinery, 15 document or thing produced before or made available for inspection by a Magistrate under subsection (4) is proved to have been used in, or in connection with the commission of an offence under this Act, such court shall make order for the forfeiture to the State or for the destruction of all such matters 20 or things as the case may be.
- **152.** (1) The Controller General may, before the issue or Power to extension of a visa under this Act make such enquiries or investigate require the production of such evidence or conduct any Controller investigation as he may think fit in order to satisfy himself as General 25 to the truth of any statement made in the application for a visa.

(2) The Controller General may, before the issue of a Sri Lanka travel document under this Act, make such enquiries or require the production of such evidence or conduct any 30 investigation as he may think fit in order to satisfy himself as

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to the truth of any statement made in the application for a travel document.

- (3) The Controller General may authorise an immigration officer under subsection (2) of section 5 of this 5 Act, to conduct any investigation against any offence committed or is believed to have committed by any person in contravention of this Act.
- (4) For the purposes of any enquiry or any investigation held under subsection (1), (2) or (3), the 10 Controller General or any other authorised officer shall have all the powers
 - to summon and compel the attendance of witnesses;
 - (b) to compel the production of travel documents or any other document;
 - (c) to administer any oath or affirmation to witnesses; and
 - (d) to seize travel documents or any other document.
- 20 (5) Any person summoned as a witness under subsection (1) or (2) who fails, without reasonable excuse, to attend at the time and place mentioned in the summons, or who, having attended, refuses to answer any question that may lawfully be put to him or to produce, any document 25 which is in his power to produce commits an offence under
- this Act.

153. (1) The Controller General may-

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(a) direct any person to furnish, within such period as enquire, shall be specified in such direction, the Controller summon or General with such information within his knowledge as shall be so specified relating to any other person from persons referred to in such direction, being information which is necessary for the following purposes:-

Power of the Controller General to require information generally, including those not provided for in this Act

- the disposal of any application made by such other person under this Act;
- 10 (ii) for the verification of the correctness of any particulars specified in any such application;
 - (iii) of any return or information made or furnished by such other person under this Act; and
- 15 from time to time, hold all such enquiries as he may (*b*) deem necessary for any such purpose under this Act.
 - (2) For the purposes of any enquiry held under subsection (1), the Controller General or any other officer authorised by the Controller General shall have all the powers-
- 20 (a) to summon and compel the attendance of witnesses;
 - (b) to compel the production of documents; and
 - (c) to administer any oath or affirmation to witnesses.
- (3) Any person summoned as a witness under subsection (1) who fails, without reasonable excuse to attend at the time 25 and place mentioned in the summons, or who, having attended, refuses to answer any question that may lawfully

be put to him or to produce any document which is in his power to produce, commits an offence under this Act.

154. Every police officer shall, when so requested by an Duty of immigration officer, receive and execute according to the police tenor thereof any written order of the Controller General for assist and the arrest of a person who is acting in contravention of this execute order Act, or detention or removal of any person made under the of provisions of this Act.

immigration officers

155. A certificate issued by a police officer not below the Presumption 10 rank of an Assistant Superintendent of Police or an officer with regard not below the rank of an Assistant Controller of Immigration certificates in relation to the entering or remaining in Sri Lanka or leaving Sri Lanka of a person in contravention of any of the provisions of this Act, shall be presumed as prima facie 15 evidence of such fact, unless it is provided by the accused, that the person so named -

- (a) is a person to whom Parts III, IV, V and VI of this Act does not apply or is exempted from such provision of this Act;
- 20 (b) entered Sri Lanka or remained in Sri Lanka or left Sri Lanka as the case may be, in conformity with the provisions of this Act; or
 - (c) is a person who is exempted under section 3 of this Act.
- 156. (1) Every document duly signed and issued by the Proof of 25 Minister, the Controller General or an accredited instrument made or representative or competent immigration authority of a issued by the foreign government, as the case may be, as prescribed, shall Minister or be admissible in evidence without proof of any of the diplomats

signatures therein and without calling such officers as a witness and shall be sufficient evidence of the facts stated therein until the contrary is proved.

- (2) Where a person alleges that a document referred to in 5 subsection (1) is a forgery, the burden of proving that it is a forgery shall lie on that person.
 - (3) For the purposes of this section, document includes an Order, direction, instruction, permit, report or any other related material of a similar nature.
- 10 **157.** (1) A person who is about to leave Sri Lanka may, if Evidence in that person so desires make a sworn or affirmed statement in connection relation to any person who is alleged to have committed an offences of a offence under section 46, 47, 51, 124, 126, 136, 137, 138 or person about 139 of this Act:

with certain to leave Sri Lanka

- 15 Provided that, such statement shall be made in the presence of the person alleged to have committed an offence and that such statement is made before a Justice of Peace or a police officer not below the rank of an Assistant Superintendent of Police.
- (2) The Justice of Peace or the police officer before 20 whom the statement is made under subsection (1), shall –
 - (a) record such statement in writing or electronically;
- (b) read over such statement to the person making the statement in the presence of the person alleged to 25 have committed an offence;
 - (c) explain the statement to the person alleged to have committed an offence:

- (d) afford the person alleged to have committed an offence full opportunity of asking any question relevant to the statement from the person making the statement;
- 5 (e) record such questions, together with the answers given by the person making the statement;
 - (f) secure the signature of the person making the statement to the record of the statement; and
- (g) certify, if such be the case, that the requirements of this section have been complied with.
 - (3) Any Justice of Peace or a police officer not below the rank of an Assistant Superintendent of Police, is hereby empowered and required –
- (a) to administer an oath or affirmation in manner authorised for witnesses under the Oaths and Affirmations Ordinance (Chapter 17), to any person desiring to make a statement in accordance with this section; and
- (b) thereafter to take proceedings under the provisions of subsection (2).
 - (4) A statement purported to be made under this section may, notwithstanding the provisions of any other law, be produced in court and given in evidence against any person alleged of any offence under section 46, 47, 51, 124, 126,
- 25 136, 137, 138 or 139 and shall be *prima facie* evidence of the facts therein stated.

158. (1) The proceeding in any court in respect of an Proceedings offence alleged to have been committed by any person under under the Act this Act shall have priority over all other business of that court except when circumstances and it is a to have priority in court, except when circumstances render it necessary for such court other business to be disposed of earlier.

- (2) Where the trial of a person accused of an offence under this Act cannot be concluded on the day of commencement, such trial shall be continued on the working day immediately following, except where circumstances 10 render such continuation impracticable or render it necessary for other business to be disposed of the working day immediately following.
- 159. (1) The Minister may issue directions in respect of Methods and methods and technologies to be used for the performance of 15 the functions under this Act in consultation with the Controller General.

perform functions under this

- (2) Nothing in subsection (1) shall be construed to imply that methods or technologies not approved shall not be used for the performance of the functions under this Act.
- 20 (3) The process of use of such methods or technologies shall be prescribed by regulations.
- 160. (1) Classified information may be relied on, in making Classified decisions or determining proceedings under this Act, if the information Minister determines that the classified information relates relating to 25 to the matters of security or criminal conduct.
 - (2) Where the provisions of subsection (1) applies, the Minister may authorise the Controller General to rely on the making and information to make a decision on the -

security or criminal conduct may be relied on in decision such information may not be disclosed

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- (a) issuance of visa;
- (b) arrival and departure processing;
- (c) removal and deportation process; and
- (d) supervision of activities of persons who are not citizens of Sri Lanka while in Sri Lanka.
- (3) Classified information relied on for the purpose of making any decision or determining any proceedings under this Act shall be kept confidential and shall not be disclosed.
- (4) All such classified information shall be securely10 recorded and maintained under the custody of the Controller General.
- (5) (a) For the purposes of this Act, "classified information" means information that the head of a relevant agency certifies in writing as being information that cannot 15 be disclosed under the provisions of this Act, except as expressly provided for, because-
 - (i) the information is information of a kind specified in paragraph (b); and
- (ii) disclosure of the information would be a disclosure of a kind specified in paragraph (c).
 - (b) Information falls within this subsection if it-
 - (i) might lead to the identification or provide details of the source of the information, the nature, content, or scope of the information, or the nature or type of the

assistance or operational methods available to the relevant agency;

- (ii) is about particular operations that have been undertaken, or are being or are proposed to be undertaken, in pursuance of any of the functions of the relevant agency; or
- (iii) has been provided to the relevant agency by the government of another country, an agency of the government of another country, or an international organisation, and this information that cannot be disclosed by the relevant agency because the government, agency, or organisation from which the information has been provided will not consent to the disclosure.
- (c) Disclosure of information falls within this subsection if the disclosure would be likely-
 - (i) to prejudice the national security or defence of Sri Lanka or the international relations of Sri Lanka;
 - (ii) to prejudice the entrusting of information to the Government of Sri Lanka on a basis of confidence by the government of another country, an agency of a government of another country, or an international organisation;
 - (iii) to prejudice the maintenance of the law, including the prevention, investigation

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and detection of offences, and the right to a fair trial; or

to endanger the safety of any person.

PARTIX

5 TRANSNATIONAL PROCEEDINGS

161. (1) Where a person commits an offence under this Extra-Act in any place outside the territory of Sri Lanka, territorial proceedings in respect of such offence may be instituted in the High Court of Sri Lanka.

- 10 (2) The High Court of Sri Lanka holden at Colombo or the High Court established by the Article 154P of the Constitution read with the High Court of the Provinces (Special Provisions) Act, No. 10 of 1996 shall have the jurisdiction to try and determine the offences referred to in 15 subsection (1).
- **162.** Where there is an extradition arrangement in force Provision between the Government of Sri Lanka and the government regarding of any other state, such arrangement shall be deemed, for the extraution arrangements purposes of the Extradition Law, No. 8 of 1977, to include 20 provision for extradition in respect of an offence under this Act and attempting or conspiring to commit or aiding and abetting the commission of such offence.

163. The schedule to the Extradition Law, No.8 of 1977 Amendment is hereby amended by the insertion immediately before Part $_{
m Extradition}^{
m to une}$ 25 B thereof, of the following:-

Law, No. 8 of 1977

"() An offence within the meaning of the Immigration Act, No..... of....."

164. Notwithstanding anything contained in the Interpretation Extradition Law, No. 8 of 1977, an offence in terms of this $\stackrel{\text{in relation to}}{\cdot}$ Act shall, for the purpose only of extradition under that law, Extradition be deemed not to be a fiscal offence, or an offence of a Law political character, or an offence connected with a political offence or an offence inspired by political motives.

165. Where a request is made to the Government of Sri Duty of the Lanka by or on behalf of the government of another country for the extradition of any person accused or convicted of an arequesting 10 offence under this Act, the Minister shall, on behalf of the state on Government of Sri Lanka forthwith notify the government measures of the requesting state of the measures that the Government respect of of Sri Lanka has taken, or proposes to take, for the persons prosecution or extradition of that person for that offence.

Minister to taken in against whom extradition request is made

166. Where a person who is not a citizen of Sri Lanka is Rights of arrested for an offence under this Act, such person shall be persons who entitled -

citizens of Sri Lanka under this

- to communicate without delay with the nearest arrested (*a*) appropriate representative of the state of which he Act 20 is a national or which is otherwise entitled to protect his rights or if he is a stateless person, with the nearest appropriate representative of the state in the territory where he was habitually resident; and
 - (*b*) to be visited by a representative of that state.
- 167. The Government shall afford such assistance, Duty of 25 including the supply of any relevant evidence at its disposal, Government to the relevant authorities of any foreign state as may be assistance to necessary in connection with criminal proceedings instituted other states

in that state against any person, in respect of an offence under the law of that state corresponding to an offence under this Act.

PART X

5 GENERAL

- 168. (1) The Minister may make regulations in respect of Regulations all matters for which regulations are required or authorised to be made under this Act or as may be necessary for the purpose of carrying out the provisions or giving effect to the 10 principles of this Act.
 - (2) In particular and without prejudice to the powers conferred by subsection (1), the Minister may make regulations in respect of all or any of the following matters:-
 - (a) all matters stated in this Act to be prescribed;
- 15 (b) the examination of any person, and the production, inspection and affixing of the seal to any document for the purposes of this Act;
- (c) the taking of identifying information, from any person or from persons of any class or description for the purposes of this Act;
 - (d) issuing of any form of temporary travel document;
- (e) establishment of detention centres and holding facilities for detention of people who are not citizens
 of Sri Lanka, and the procedures and facilities of such holding centres and facilities.

- (3) Every such regulation shall, as soon as convenient after its publication in the *Gazette*, be brought before Parliament for approval. Any such regulation that is not so approved shall be deemed to be rescinded as from the date
 5 of disapproval, without prejudice to anything previously done thereunder.
 - (4) Notification of the date of which a regulation deemed to be rescinded shall be published in the *Gazette*.
- **169.** (1) Controller General may maintain and preserve Maintaining 10 records and documents in electronic form pertaining to
 - itus and documents in electronic form pertaining to –

Maintaining and preserving records and documents in electronic form

- (a) visa;
- (b) entry and departure process;
- (c) removal and deportation;
- (d) supervision and investigation of activities of persons other than citizens of Sri Lanka while such persons are in Sri Lanka for the purposes of this Act;
 - (e) Sri Lanka travel documents; and
- (f) any other duty or function relating to immigration as imposed or assigned by or under this Act.
- (2) Every record or document referred to in subsection
 (1), shall be maintained and preserved according to the provisions of the Electronic Transaction Act, No. 19 of 2006 or any other relevant legislation. Such record or document
 25 shall be accepted as a *prima facie* evidence of a function mentioned in subsection (1).

- (3) The hard copies of records and documents held by the Controller General relating to a function referred to in subsection (1), shall be accepted as a prima facie evidence in case where no electronic record or document is kept, if 5 such record or document has been authenticated and certified by the Controller General.
- **170.** (1) For the purposes of this Act it shall be lawful for Collection, any officer appointed under subsection (1) of section 4 and use, process authorised by the Controller General to take all such steps as of 10 may be reasonably necessary for the collection, the identifying concurrent use, processing and storage of any identifying information to be lawful information of-

- (a) any person who is not a citizen of Sri Lanka; or
- (b) any person who is suspected or alleged to have 15 committed an offence under this Act.
- (2) For the purposes of this Act, it shall be lawful for a police officer not below the rank of a sergeant or an authorized member of the Forces not below the rank of a corporal, leading seaman or Coast Guard Officer of the Department of Coast 20 Guard to take all such steps as may be reasonably necessary to take photographs, measurements, finger prints and any other identifying information of-
 - (a) any person who is not a citizen of Sri Lanka; or
- (b) any person who is suspected or alleged to have 25 committed an offence under this Act.
 - (3) All personal information collected under this Act shall be transmitted forthwith to the Controller General for the purpose of processing and storage.

171. (1) Identifying information collected under this Act Scope of use may be used for the purposes of –

Scope of use of identifying information collected under this

(a) assisting in the identification of, and authenticating the identity of any applicant submitting an application for a Sri Lanka travel document or holder of a Sri Lanka travel document;

- (b) facilitating or otherwise assisting the international travel of a person to whom a Sri Lanka travel document has been issued;
- 10 (c) assisting in the identification of, and authenticating the identity of, any applicant for or holder of a Sri Lanka visa;
- (d) assisting in the identification of, and authenticating the identity of, any person who is proposing to board a vessel or an aircraft for the purposes of travelling to Sri Lanka;
 - (e) assisting in the identification of, and authenticating the identity of, any person who applies for permission to enter Sri Lanka;
- 20 (f) assisting in the identification of, and authenticating the identity of, any person departing from Sri Lanka including a citizen of Sri Lanka;
- (g) assisting in the identification of, and authenticating the identity of, any person to be removed or
 deported from Sri Lanka;
 - (h) assisting in the identification of, and authenticating the identity of, any person who has committed an offence under this Act;

- (i) preventing, detecting, or investigating criminal or terrorist activities or activities which may be prejudicial to the security of Sri Lanka or any part thereof or to the maintenance of public order or essential services;
- (j) enforcement of the written law, including the investigation or prosecution of a person for an offence against any law;
- (k) combating document and identity fraud in immigration matters;
 - (l) administering or managing the identifying information;
- (m) updating identifying information to enable it to be reconciled with other identifying information or in order to correct errors or ensure compliance with appropriate standards;
- (n) identifying persons who may be a threat to the national security of Sri Lank or who are associated with activities of a criminal nature and whose detention or supervision may be necessary in the interests of public safety, peace and good order;
 - (o) any other purpose the use of which is required or authorised by or under any other written law; and
- (p) making decisions under this Act or under theregulations made under this Act.
 - (2) The Minister shall prescribe the authorized institutions which are to use identifying information for the purposes mentioned in subsection (1).

172. (1) The Minister may, by written Order, authorise a Authorising specified authority -

Authorising disclosure of or access to identifying information

(a) to access identifying information of the kind informational specified in the Order in accordance with any written law relating to data protection; or

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- (b) on written request to disclose, identifying information of the kind specified in the Minister's Order, to another institution authorized under subsection (2) of section 171 for the purpose or purposes specified in the Minister's Order in accordance with any written law relating to data protection in of Sri Lanka.
- (2) The Minister may specify one or more of the following purposes in the Order made under this section, as
 15 the purpose or purposes for which access or disclosure is authorised in accordance with any written law relating to data protection in Sri Lanka:-
- (a) assisting in the identification of and authenticating the identity of, any applicant for or holder of a Sri
 Lanka travel document;
 - (b) in facilitating or otherwise assisting the international travel of a person to whom a Sri Lanka travel document has been issued;
- (c) in the enforcement of the written law, including investigating or prosecuting a person for an offence against any law;
 - (d) in combating document and identity fraud in immigration matters;

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- (e) administering or managing the storage of identifying information;
- (f) update identifying information to enable it to be reconciled with other identifying information, or in order to correct errors or ensure compliance with appropriate standards;
- (g) identifying persons who may be a threat to the national security of Sri Lanka or who are associated with activities of a criminal nature and whose detention or supervision may be necessary in the interest of public security, peace and good order;
- (h) any other purpose for which the disclosure is required or authorised by any written law;
- (i) investigating, detecting, or preventing criminal or 15 terrorist activities or activities which may be prejudicial to the security of Sri Lanka or any part thereof or to the maintenance of public order or essential services; and
- (j) making decisions under this Act or under the 20 regulations made under this Act.
 - (3) For the purposes of subsection (1), the specified authority may include the police, any law enforcement body, a border control body of a foreign country or such like institution.
- 25 173. The Controller General may share identifying Controller information or any other information, with other local or General may international law enforcement agencies that has entered into share information any bilateral agreement with the Controller General with other regarding the use, methodology of sharing of identifying local or 30 information or any other information and protection of such international identifying information or any other information in enforcement

law agencies accordance with such written law relating to personal data protection in Sri Lanka.

174. An automated electronic system that applies criteria Automated predetermined in accordance with directions of the Minister, may be used by the Controller General to process an relation to application or execute an operation in relation to any Part of implementation this Act.

of the provisions of this Act

175. (1) There shall be established a fund to be known as Immigration the Immigration Officers' Reward Fund (hereinafter in this Officers' 10 Act referred to as "the Fund").

Reward Fund

- (2) There shall be paid into the Fund a sum equivalent to one percent of the monies credited to the Controller General as visa fee or electronic travel authorization fee under this Act and any regulation made thereunder.
- 15 (3) There shall be paid out of the Fund –
 - all payments given as rewards to such immigration (a) officers as may be prescribed; and
 - (*b*) any expense incurred in the administration of the Fund.
- (4) The Controller General shall be responsible for the 20 administration of the Fund.
 - (5) The provisions of Article 154 of the Constitution shall apply to the audit of the accounts of the Fund.
 - (6) The Minister may make regulations -
- prescribing the manner in which the Fund to be (a) 25 administered; and
 - (*b*) in respect of matters required to be prescribed.

176. (1) The Controller General, Additional Controller Controller General, a Controller of Immigration, a Deputy Controller General and of Immigration, an Assistant Controller of Immigration, a deemed to be Chief Immigration Officer and an immigration officer, shall Peace 5 be deemed to be Peace Officers within the meaning of the Officers Code of Criminal Procedure Act, No. 15 of 1979 for the purpose of exercising any power conferred upon a Peace Officer by that Act.

- (2) The Minister in special circumstances, taking into 10 consideration the necessities and exigencies of discharging duties as a Peace Officer may direct the above mentioned Peace Officers to be armed with the relevant authorisation received from the Ministry of Defence.
- 177. The Controller General, Additional Controller Power to 15 General, every Controller, every Deputy Controller, every administer Assistant Controller of Immigration, every Chief Immigration Officer and every Immigration officer shall, for the purposes of the Act, have the power to administer oaths in accordance with the provisions of the Oath and Affirmations Ordinance 20 (Chapter 17).

178. Any notice required by or under this Act to be served Manner of on any person shall be deemed to have been duly served on serving that person if such notice is forwarded by post, by registered letter, or electronically, to the address furnished by that 25 person.

179. All expenses incurred in the administration of this Expenses of Act shall, except in so far as they are defrayed as provided by administration or under this Act, be a charge on the Consolidated Fund.

of the Act

180. (1) No suit or prosection shall be instituted against Protection 30 the Controller General, Additional Controller General, a from suit or Controller of Immigration, a Deputy Controller of

Immigration, an Assistant Controller of Immigration, a Chief Immigration Officer, an immigration officer, a police officer, an authorised member of the Forces or a Coast Guard Officer of the Department of Coast Guard for anything which in good faith is done in the performance or exercise of any function or power imposed or conferred under this Act.

- (2) Any expense incurred by a person referred to in subsection (1) in any suit or prosecution brought against him before any court in respect any act which is done or 10 purported to be done by him under this Act, shall, if the court holds that the act was done in good faith, be paid out of the Consolidated Fund, unless such expenses is recovered by him is such suit or prosecution.
- 181. Nothing in this Act or in any regulation, Order, Act not to 15 direction, instruction or other instruments made or issued apply to under this Act shall be deemed or construed to prohibit or journeys restrict in any manner the entry into or departure from any places in Sri place in Sri Lanka or any person on a journey by a vessel or Lanka aircraft from or to, as the case may be, any other place in Sri 20 Lanka if that vessel or aircraft has not called or will not call at any place outside Sri Lanka in the course of his journey by that vessel or aircraft.

182. The provisions of this Act shall be in addition to and Construction not in derogation of the provisions of the Customs Ordinance of the Act 25 (Chapter 235) and the Quarantine and Prevention of Diseases Ordinance (Chapter 222), relating to the entry of persons into, and departure of persons from Sri Lanka:

Provided however that, in the event of any conflict or inconsistency between the provisions of this Act and of 30 any such Ordinance, the provisions of this Act shall prevail.

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- **183.** Unless the context otherwise requires, in this Act Interpretation and regulations made thereunder—
- "advanced passenger information" means elements of data collected and transmitted through an electronic communication system to the border control agencies prior to the arrival and departure of flights and made available on the primary line at the port of entry or departure;
- "aid and abet" shall have the same meaning as in section 101 of the Penal Code (Chapter 19);
 - "approved port" means, a seaport or an airport declared as an approved port of entry or departure by the Minister under section 45 of this Act;
- "approved place of entry" and "approved place of departure" mean, an approved airport or seaport, declared as such under section 45;
 - "biometric" means unique biological data specific to a person including finger prints;
- "border" consists of territorial seas and air of Sri Lanka;
 - "child" means, a person under the age of eighteen years;
 - "cost and charges" in relation to any person who is not a citizen of Sri Lanka, means any money expended out of public funds for securing or facilitating the departure therefrom of such person, and includes –
 - (a) any money expended out of public funds for his relief, maintenance, care or treatment; and

5	(b) the expenses of any such relief, maintenance, care or treatment in any hospital, or other institution for the relief of sick or destitute persons which is maintained out of public funds or by any charitable institution to the support of which the Government contributes;
10	"captain of an aircraft" means the person for the time being in charge the command or control of that aircraft;
15	"carrier" means a person who engagges in the business of transporting passengers by water or air and includes any association of persons whether incorporated or not by whom the aircraft or the ship is owned or chartered;
	"Civil Aviation Authority" means the Civil Aviation Authority established by section 2 of the Civil Aviation Authority Act, No. 34 of 2002;
20	"Code of Criminal Procedure Act" means the Code of Criminal Procedure Act, No. 15 of 1979;
	"crew" means the group of persons employed in the work or service of a vessel or an aircraft;
25	"dangerous drug" means any drug falling within the Poisons, Opium and Dangerous Drugs Ordinance (Chapter 218) or included in any law enacted in its place;
	"dependant" means a person who is wholly and directly

dependant for maintenance and support upon

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any other person and is related to such other person as being –

- (a) his spouse;
- (b) his or his spouse's parent or grandparent;
 - (c) his or his spouse's daughter, granddaughter, sister or niece, who is either unmarried or a widow or a divorcee; or
- 10 (d) his or his spouse's son, grandson, brother or nephew, who is under the age of twenty-one years or being over that age, is permanently disabled and incapable of supporting himself;
- 15 "deportation" means a forced departure of a person who is not a citizen of Sri Lanka from Sri Lanka by Order issued by the Minister for remaining out of Sri Lanka so long as the Order is in force:
- 20 "Director of Merchant Shipping" means the Director of Merchant Shipping appointed under section 3 of the Merchant Shipping Act, No. 52 of 1971:
- "Director General of Civil Aviation" means the
 Director General of Civil Aviation appointed
 under section 11 of the Civil Aviation
 Authority of Sri Lanka Act, No. 34 of 2002;

"direct transit passenger" means a passenger who arrives at an approved airport of Sri Lanka, by an aircraft and passes through such approved airport en route to another country without entering Sri Lanka;

"disclose" includes providing access to the identifying information;

"document" includes -

- (*a*) any endorsement;
- 10 (b) any paper or other material where there is writing;
 - (c) any paper or other material where there are marks, figures, symbols or perforations, that are
 - capable of being given a meaning by persons qualified to interpret them; or
 - (ii) capable of being responded to by a computer, a machine or an electronic device;
 - any article or material from which (*d*) information is capable of being reproduced with or without the aid of any other article or device;

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Immigration

- (e) any electronic record; or
- (f) any thing or any article;

"electronic device" means any electronic device that may contain any document referred to in a written document in electronic form;

> "endorsement" means an endorsement granted under Part III, IV, V or Part VII of this Act;

10 "entry" means –

- (a) in the case of a person arriving by sea,disembarking in Sri Lanka from thevessel in which he arrives;
- (b) in the case of a person arriving at any aerodrome in Sri Lanka on board any aircraft shall not be deemed, for the purposes of this Act, to enter Sri Lanka or to be brought into Sri Lanka until that person leaves the aerodrome otherwise than by that aircraft;
- (c) in the case of a child born in Sri Lanka who is not a citizen of Sri Lanka, his birth in Sri Lanka; and

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(d) in any other case, any entry into Sri Lanka by, sea or air, but shall not include in any case an entry made for the purpose of complying with this Act or an entry, expressly or impliedly, sanctioned by an immigration officer for the purpose of any enquiry or detention under the provisions of this Act;

10 "holder" in relation to any visa means the person to whom such visa is issued;

"holding centre" means a temporary detention centre located anywhere other than at an airport or seaport for persons whose detention has been required or authorised under this Act;

"identifying information" means -

- (a) any biometric information;
- (b) any meaningful identifier derived from any biometric information;
- (c) any record of a result of analysing any biometric information or meaningful identifier derived from any biometric information;

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Immigration

5	(d) any other information, derived from any biometric information or meaningful identifier derived from any biometric information, or from any record of a kind referred to in paragraph (c), that could be used to discover a particular person's identity or to get information about a particular person; or
10	(e) any other information which facilitate the identification of a particular person;
	"immigration" includes both immigration and emigration;
15	"immigration area or zone" means an area or zone designated within an approved port to be utilized for exercising, performing or discharging of the powers, duties or functions conferred, imposed or
20	assigned by or under this Act relating to entry into or departure of persons from Sri Lanka;
25	"immigration clearance" in relation to any person, includes allowing, accepting or refusing a person's entry into Sri Lanka or departure from Sri Lanka;
	"immigration signal" means such signal as may be prescribed for vessels which arrive in Sri Lanka;
30	"interactive advance passenger information" is an additional means of enhancing

border security and which allows border control authorities to communicate an immediate response based on advanced passenger information data collected by the carrier. As a result of the immediate response of the border control authority, the carrier is able to decide to allow or prevent the passenger from boarding the aircraft or ship;

"leave" means -

- (a) in the case of a person leaving Sri Lanka by sea, embarking in Sri Lanka on a vessel which is about to leave Sri Lanka and remaining on board such vessel at the time of its departure for any place outside Sri Lanka;
- in the case of a person leaving Sri Lanka by air, boarding an aircraft in Sri Lanka which is about to depart from Sri Lanka;
- in the case of a death of a person in Sri Lanka, who is not a citizen of Sri Lanka, his death in Sri Lanka:
- (d) in the case of a vessel, or an aircraft leaving Sri Lanka by sea, or air as the case may be, departing from any approved port in Sri Lanka by sea, or from any approved airport in Sri Lanka, for any place outside Sri Lanka;
- "master of vessel" means the persons, for the time 30 being, in charge, command or control of that vessel:

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140	Immigration
	"member of the crew" in relation to a vessel or aircraft means any person employed in the working or service of that vessel or aircraft as the case may be;
5	"minor" means a person who has not attained the age of eighteen years;
10	"narcotic drugs" shall include the drugs specified in the Third Schedule of the Convention Against Illicit Traffic in Narcotic Drugs and Psychotropic Substances Act, No. 1 of 2008;
	"overseas ex Sri Lankan" means a person registered as an overseas ex Sri Lankan under section 34;
15	"passenger" means any person traveling or seeking to travel on board a vessel or an aircraft who is not a member of the crew of that vessel or the aircraft;
20	"passenger in transit" means a passenger who arrives at an approved port of Sri Lanka, by an aircraft or vessel and passes through such approved port en route to another country, and the term "transit

visa" shall be construed accordingly;

generic name given to records created by the carriers for each flight or ship based on their information provided by the passenger who booked the flight or

"Passenger Name Record Information" is the

5	the ship and the report information such as passeng travel itinerary, ticket info contact details, means of methods etc.;	ger name, ermation,
	peace officer" has the same meaning Code of Criminal Procedure 15 of 1979;	
10	person of full age" means a person attained the age of eighteen y	
	prescribed" means prescribed by regu	ulations;
15	prescribed Medical Officer" means a officer appointed by the General of Health Services purposes of this Act;	Director
	prevent from travelling internat include –	ionally"
	(a) being required to remain in S	ri Lanka;
20	(b) being required to surrender a spassport or a Sri Lank document;	
	(c) not permitted to apply for a Spassport or a Sri Lank document; or	
25	(d) not permitted to obtain a S passport or a Sri Lank document;	

Immigration

5	"psychotropic substances" shall include the substances specified in the fourth Schedule of the Convention Against Illicit Traffic in Narcotic Drugs and Psychotropic Substances Act, No. 1 of 2008;
10	"removal" means an enforcement process initiated by immigration officers to achieve the forced departure of a persor who is not a citizen of Sri Lanka as specified in subsections (1) and (2) of section 98;
15	" seaman" means a person employed or engaged in any capacity on board a vessel or the business of the vessel other than the master of the vessel;
20	"separate and exclusive immigration clearance' includes immigration clearance carried out only during a particular period or periods in a day for a particular person or class of persons;
25	"shore pass" means a pass which permits a member of the crew to enter the city of the port as long as their vessel remains in such port;
	"Sri Lanka" includes the territorial waters of Sri Lanka;
30	"Sri Lanka passport" means a passport issued under this Act or any regulation made thereunder;
	,

Immigration

5	"Sri Lanka travel document" means a Sri Lanka passport, an emergency certificate, an identification certificate or any other temporary travel document that permits a person to enter or leave Sri Lanka issued by the Controller General or a Sri Lankan Overseas Mission issued under this Act or any regulation made thereunder;
10	"stowaway" means a person who is secreted in a vessel, or an aircraft without the consent of the master or other person in charge of the vessel, or aircraft and includes such a person who is arriving in or
15	departing from Sri Lanka on board any vessel, or aircraft without the consent of the master or other person in charge of the vessel or aircraft;
20	"territorial waters of Sri Lanka" shall have the same meaning as in the Constitution;
25	"travel document" means every document that facilitates the movement of persons between two countries including a Sri Lanka travel document issued under this Act or any travel document, passport or a laissez passer recognized by the Government of Sri Lanka or the United Nations;
30	"valid passport or travel document" means a passport or other document of identity having the characteristics of a passport

- which was issued to any person by or on behalf of the Government of Sri Lanka or any Government recognised by the Government of Sri Lanka; which contains a personal description sufficient to identify the holder of such passport and to which is attached his photograph; and which is for the time being in force, includes a travel document. "vessel" means any type of water craft, including non-displacement craft and seaplanes, used or capable of being used as a means of transportation on water, except a warship, naval auxiliary or other vessel
- "visa" includes a visa granted under this Act by the Government of Sri Lanka or visa granted by any other Government recognised by the Government of Sri Lanka:

commercial service;

owned or operated by a State and used, for the time being, only on State non-

"voluntary departure" means the departure of a person who is not a citizen of Sri Lanka 25 on his own volition, who has no current valid visa, without an enforcement process initiated by immigration officers.

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- **184.** (1) Immigrants and Emigrants Act (Chapter 351) Repeals and and Passport (Regulation) and Exit Permit Act, No. 53 of savings 1971 are hereby repealed.
- (2) Notwithstanding the repeal of Immigrants and 5 Emigrants Act (Chapter 351) and Passport (Regulation) and Exit Permit Act, No. 53 of 1971 (hereinafter referred to as the "repealed Acts")-
- (a) all actions, matters or proceedings instituted under the repealed Acts in any court of law or in any other institution; and
 - (b) all appeals from orders or judgments made under the repealed Acts and pending on the day preceding the date of commencement of this Act,

shall be heard and disposed of, in all respects under the repealed Acts as though such Act have not been repealed.

- (3) All certificates, licences, visas, passports, travel documents, and other documents issued under the repealed Acts and subsisting on the day preceding the date of commencement of this Act, shall be deemed with effect from 20 the date of commencement of this Act, to be issued under this Act and shall be construed accordingly.
- (4) All subsidiary legislation made under the repealed Acts and which are in force on the appointed date and which are not inconsistent with the provisions of this Act shall be
 25 deemed to be subsidiary legislation made under this Act until they are repealed or rescinded by subsidiary legislation made under this Act.
 - (5) (a) Notwithstanding the repeal, rescission, or amendment of any provisions of law relating to permanent

residence permits and temporary residence permits, any such permit issued before the 6th day of June, 1955, and in force on the day immediately preceding that date, shall continue in force after that date for the duration of such permit and shall thereafter cease to have effect; and the provisions of law applicable to such permits before such date shall apply to such permits after that date during the period of the validity of such permits in like manner as they were applicable before that date.

10 (b) Subsection (3) of section 6 of the Interpretation Ordinance (Chapter 2) shall apply in the case of any amendment which has the effect of omitting any provisions of law relating to Permanent Residence permits and Temporary Residence permits in like manner as that 15 subsection applies in the case of any repeal.

185. In the event of any inconsistency between the Sinhala Sinhala text and Tamil text of this Act, the Sinhala text shall prevail.

Sinhala text to prevail in case of inconsistencyä

