

SECOND PARLIAMENT OF SINGAPORE

First Session

ORDER PAPER SUPPLEMENT

Sup. No. 9

MONDAY, 22ND DECEMBER, 1969

43

NOTICES OF AMENDMENTS TO BILLS

IN COMMITTEE

STATUTE LAW REVISION BILL [Bill No. 22/69]

First Schedule:

Minister for Law and National Development:

In page 9, line 7: to leave out "the" where it first occurs and insert "this".

Second Schedule:

Minister for Law and National Development:

In page 9: to leave out line 41.

SUPREME COURT OF JUDICATURE BILL [Bill No. 6/69]

Clause 2:

Minister for Law and National Development:

In page 1, line 18: to leave out "an" and insert "the".

Clause 11:

Minister for Law and National Development:

In page 4, line 19: to leave out "of the Supreme Court".

Clause 12:

Minister for Law and National Development:

(1) **In page 4, line 23:** to leave out "High" and insert "Supreme".

(2) **In page 4, line 24:** to leave out "one month" and insert "two months".

Clause 13:

Minister for Law and National Development:

In page 5, lines 5 and 6: to leave out "section 23 of the Partnership Act, 1890" and insert "any provision of any written law relating to partnership".

Note: Consequential amendment: **In page 5, line 6:** to leave out the marginal reference "53 and 54 Vict. c. 39.".

Clause 19:

Minister for Law and National Development:

- (1) **In page 7, line 7:** to leave out "Criminal".
- (2) **In page 7, line 13:** to leave out "Criminal".

Clause 20:

Minister for Law and National Development:

- (1) **In page 7, line 20:** to leave out "Civil".
- (2) **In page 7, line 21:** to leave out "Criminal".

Clause 37:

Minister for Law and National Development:

In page 11, line 30: to leave out "for oaths".**Clause 46:**

Minister for Law and National Development:

In page 14: to leave out lines 15 to 27 inclusive.**Note: Consequential amendment: In page 14, line 14:** to leave out the colon and insert a full-stop.**Clause 55:**

Minister for Law and National Development:

In page 17, lines 36 and 37: to leave out "but such evidence shall not be taken in the presence of a jury".**Clause 61:**

Minister for Law and National Development:

In page 20, line 16: to leave out "an" and insert "the".**Clause 62:**

Minister for Law and National Development:

- (1) **In page 20, line 19:** after "62.", to insert —

“(1) The Registrar, the Deputy Registrar and the Assistant Registrar shall subject to the provisions of this Act or any other written law have the same jurisdiction, powers and duties as the Masters of the Supreme Court, Clerks of Criminal Courts, Registrars and like officers in the Supreme Court of Judicature in England and, in addition, such further jurisdiction, powers and duties as may be prescribed by Rules of Court.”.

- (2) **In page 20, line 21:** to leave out "an" and insert "the".

Notes: (i) In page 20, line 19: to re-number existing clause 62 as sub-clause (2).

(ii) Marginal title: after "of", to insert "Registrar,".

Clause 63:

Minister for Law and National Development:

It is intended that the Question "That the clause stand part of the Bill" be negatived and a new clause be proposed in substitution therefor as follows —

"Sheriff and
Deputy
Sheriff of
Supreme
Court.

63.—(1) The Registrar shall be the Sheriff and the Deputy Registrar shall be the Deputy Sheriff of the Supreme Court.

(2) The Deputy Sheriff shall have all the powers and privileges and may perform all the duties of the Sheriff.”.

Clause 64:

Minister for Law and National Development:

In page 20, lines 29 and 30: to leave out “warrants, orders, notices and other mandatory processes” and insert “rules, orders, warrants, commands and process”.

Clause 73:

Minister for Law and National Development:

It is intended that the Question “That the clause stand part of the Bill” be negatived.

Notes: (i) In page 22, line 37: to leave out ‘*Writs of Supreme Court.*’.

(ii) Subsequent clauses to be re-numbered consequent on the deletion of clause 73.

Clause 81:

Minister for Law and National Development:

In page 26, after line 31: to insert —

“*(c) regulating and prescribing the procedure to be followed in regard to proceedings under the Government Proceedings Ordinance, 1956, where such proceedings are instituted in the Supreme Court.*”.

M. Ord. 58
of 1956.

Note: Consequential amendments: Paragraphs (c) to (p) to be respectively re-lettered (d) to (q).

Second Schedule:

• Minister for Law and National Development:

In page 32, lines 31 and 32: to leave out “warrants, orders and other mandatory processes” and insert “rules, orders, warrants, commands and process”.
