

## SCHEDULE (Contd.)

Written Law	Provision	Amendment
The Cattle Cleansing Act (Cap. 358).	s. 2	<p>(2) The award, decision or proceedings of the Industrial Court shall not be questioned or reviewed, and shall not be restrained or removed by prohibition, injunction, certiorari or otherwise, either at the instance of the Government or otherwise.</p> <p>Delete the definitions of "clean" and "effective tick-destroying agent" and substitute the following—</p> <p>"clean" means to free and maintain free from tick infestation any cattle by the spraying of such cattle or the submersion of such cattle in a dipping tank containing an effective tick destroying agent, and where necessary by hand dressing and clipping, in such a manner as the Director may from time to time, by notice in the Gazette, prescribe; and, subject to the foregoing, the Director may prescribe different methods of cleaning for different cattle cleansing areas;</p> <p>"effective tick destroying agent" means an aqueous solution containing arsenious oxide or other ingredients in such percentage or proportion as the Director may, from time to time, by notice in the Gazette, prescribe; and the Director may prescribe different solutions for different cattle cleansing areas;</p>
The Prevention of Cruelty to Animals Act (Cap. 360)	s. 37	<p>Delete paragraph (b) and substitute the following—</p> <p>(b) the licensing and inspection of boarding establishments for dogs, cats and horses, riding establishments, pet shops and menageries.</p>
The Civil Aviation Act (Cap. 394).	s. 5 (1)	Delete paragraph (d).
The Income Tax Act (Cap. 470).	s. 35	<p>Insert in subsection (3A) the following proviso—</p> <p>Provided that this subsection shall not apply to the transfer of investment shares as defined in Part II of the Eighth Schedule, in which event tax shall be deducted in accordance with that Part.</p>

## SCHEDULE (Contd.)

<i>Written Law</i>	<i>Provision</i>	<i>Amendment</i>
	s. 54 (1)	Insert the following proviso— Provided that, in the case of a company other than a private company, or a wholly owned subsidiary of such a company, the certificate referred to in paragraph (b) of this subsection shall not be furnished unless the Commissioner in any particular case so requires.