



Alwaghai Aliragiya

The Official Gazette of the Republic of Iraq
Published by the Ministry of Justice

9th MARCH 1983

No. 10 Vol. 26

LAWS

RESOLUTION No. (1428)

In the Name of the People,
The Revolutionary Command Council,

In accordance with the provisions of Para (a) of Article 42 of the Interim Constitution,

The Revolutionary Command Council have decided in their session held on 14/11/1982 to promulgate the following Law :-

LAW No. (110) OF 1982 SECOND AMENDMENT TO THE LAW OF THE REGISTRATION OF BIRTHS AND DEATHS No. (148) OF 1971

Article 1

The phrase (the Bureaux of Births and Deaths Registration) shall replace the phrase (Health Directorate of the Metropolis and its Assistants) mentioned in the definition of (the competent Health Authority) stated in Article (1) of the Registration of Births and Deaths Law No. (148) of 1971.

Article 2

The text of Article (2) of the Law shall be amended and read as follows :-

Article - 2

The Ministry shall provide certificates of births and deaths, free of charge, to the government authorities entrusted therewith.

Article 3

Text of para (a) of Article (3) of the Law shall be amended and read as follows :-

- a. The obstetrician, or nurse or mid-wife licensed in obstetrics should, when carrying out delivery operation in the governmental and non-governmental health establishments, fill in, sign and forward a certificate of birth within (15) days to the chief of the establishment, or whom he entitles, to be authenticated thereby and then to be entered in a special record, giving the second copy to

those concerned, keeping in the third one, and sending the first one, within (15) days to the competent health authority to be registered in the birth record and then delivered to the Department of Civil Status concerned.

Article 4

Text of para (1) of Article (5) of the Law shall be amended and read as follows :-

1. Any person responsible for looking after the baby that is born abroad shall inform the Iraqi Consulate or otherwise the authority standing therefor, or the competent health authority in Iraq, of such birth within sixty days from the date thereof in order to issue the certificate.

Article 5

Text of Article (6) of the Law shall be amended and read as follows :-

Article 6

Information should be recorded on the birth certificate in accordance with the census books and census identity cards of both-parents, if any; and these shall be referred to the number of page, register, and governorate. In case of failure to obtain the said documents, information shall be recorded pursuant to any other official documents submitted by the parents.

Article 6

Text of Article (7) of the Law shall be amended and read as follows :-

Article 7

The treating doctor should, when death happens in the governmental and non-governmental health establishments, fill in a certificate therefor, after disclosing the corpse and ascertaining the normality of the death, giving the second copy to those concerned and submitting the other two copies to the chief of the establishment, or whom he entitles, to be authenticated and recorded in a private register, keeping in the third copy, sending the first one to the com-

LAWS

petent health authority within (15) days in order to be entered in the deaths register and then delivering it to the competent department of civil status.

Article 7

Text of Article (8) of the Law shall be amended and read as follows :-

Article 8

When death occurs outside the health establishments, the treating doctor should arrange a certificate within (24) hours after the corpse being examined and ascertaining the normality of death, giving the second copy to those concerned, sending the other two ones to the competent health authority within (15) days to be authenticated and registered in the deaths record, delivering the first copy to the competent department of civil status and returning the third one to the treating doctor to be reserved therewith.

Article 8

Text of Article (9) of the Law shall be amended and read as follows :-

Article 9

Relatives of the dead, from the fourth degree should call in the nearest governmental health establishment in case of non-existence of a treating doctor to examine the corpse and ascertain the normality of the death, and then arrange a certificate thereof, authenticate it, giving the second copy to those concerned, keeping in the third one, sending the first to the competent health authority within (15) days in order to be recorded in the deaths register and then sent to the competent department of civil status.

Article 9

Text of para (1) of Article (10) of the Law shall be amended and read as follows :-

1. In case a death takes place abroad, then, the relatives of the dead, from the fourth degree, and other than them, should call in the Iraqi Consulate or any department standing therefor, or the competent health authority in Iraq within (45) days in order to arrange the certificate.

Article 10

Text of Article (11) of the Law shall be amended and read as follows :-

Article 11

Information should be recorded in the certificate in accordance with the census or the identity card of the dead, referring to the number of the page, the register, and the government. In case of failure to submit them, information shall be recorded according to the census books or identity cards of the parents or any other official documents that may be given by the person entrusted with announcing the death.

Article 11

Text of para (5) of Article (12) of the Law shall be amended and read as follows :-

5. The Directorate of Management in the Ministry of Defence, the Directorate General of Police, Frontiers Force Command, Popular Army Command, as regards the martyrs of army, police, frontiers force, and popular army in the war and the actual movements, if it is fallen short to arrange deaths certificates therefor. In this case, confirmation letter issued by any of the aforesaid authorities shall be deemed a death certificate which contents shall be recorded in the deaths register.

Article 12

Firstly - Text of para (1) of Article (15) of the Law shall be amended and read as follows :-

1. The competent health authority shall record the certificate stipulated in this Law and send the first copy to the department of civil status within (15) days from the date of its incoming.

Secondly - Text of para (2) of the same Article shall be amended and read as follows :-

2. If a birth or death certificate is arranged, without announcing it within the legal period stipulated in this Law, those concerned should call the competent

LAWS

health authority to record the certificate. The health authority should register same after ascertaining its contents and collecting a financial stamp, of five-dinar category, from whoever concerned, in order to be adhered to the certificate.

Thirdly - Text of para (3) of the same Article shall be amended and read as follows :-

3. The certificate registered in pursuance of para (2) of this Article, shall be sent to the competent department of civil status within (15) days of the date of receiving the application from the person concerned by the health authority.

Article 13

Text of para (1) of Article (16) of the Law shall be amended and read as follows :-

1. The competent health authority shall record the births and deaths for which no certificate has been issued, in accordance with a proof or a decision passed by the Court of Personal Status after the collection of a deferred registration duty in a financial stamp of five-dinar category for each birth or death, signing thereon and sealing it; and then the proof or the decision on which the stamp is adhered, shall be deemed an announcement to the birth or death relied upon by the civil status department when registered as a certificate for any of them.

Article 14

The following paras shall be added to the end of Article (17) of the Law :-

9. The nationality.
10. The address of the baby or the dead.

Article 15

Firstly - Text of para (2) of Article (21) of the Law shall be amended and read as follows :-

2. There shall not be amended or changed the information mentioned in the certificates of births and deaths in the official register concerning births and deaths, nor it can be added the defective explanation except in accordance with a judgement passed by the competent court, being acquired the final stage.

Secondly - Text of para (3) of the same Article shall be amended and read as follows :-

3. As an exception from the provision of para (2) of this Article, any mistakes occur in the names mentioned in the certificates of birth and death can be corrected by the competent health authorities in pursuance of a request by the department of civil status, in accordance with the personal identity card or a copy of the family register authenticated thereby; the correction should be made exclusively on the copy sent to this department and on the register.

Article 16

The following Article shall be added to the Law to be Article (23) - as repeated - thereto:-
Article - 23 - (as repeated) :-

Those concerned may be provided with copies of registers of births and deaths from the information recorded in the registers according to the specimen approved by the Ministry.

Article 17

This Law shall come into force from the date of its publication in the Official Gazette.

Saddam Hussain

Chairman of the

Revolutionary Command Council

(Published in the Alwaqai Aliraqiya
(Ar. Edit.) No. 2914 of 6.12.1982).

LAWS

RESOLUTION No. (1477)

**In the Name of the People,
The Revolutionary Command Council,**

In accordance with the provisions of Para (a) of Article 42 and para (d) of Article 43 of the Interim Constitution,

The Revolutionary Command Council have decided in their session held on 24/11/1982 to promulgate the following Law :-

LAW No. (116) OF 1982

RATIFICATION OF THE TOURIST AGREEMENT BETWEEN THE GOVERN- MENT OF THE REPUBLIC OF IRAQ AND THE GOVERNMENT OF THE REPUBLIC OF ITALY

Article 1

The Tourist Agreement between the Govern-ment of the Republic of Iraq and the Govern-ment of the Republic of Italy signed in Rome on 15/10/1982 is hereby ratified.

Article 2

This Law shall be published in the Official Gazette and the Ministers are charged with its execution.

**Saddam Hussain
Chairman of the
Revolutionary Command Council**

(Published in the Alwaqai Aliraqiya
(Ar. Edit.) No. 2916 of 20.12.1982).

STATEMENT OF GROUNDS

Being desirous in consolidating friendly relations existing between the government of the Republic of Iraq and the government of the Republic of Italy, recognizing the importance of tourism for a better understanding and cooperation between peoples they have signed in Rome on 15/10/1982 on the tourist accord between the government of the Republic of Iraq and the government of the Republic of Italy and in order that this Agreement may come into force, this Law has been enacted.

TOURIST AGREEMENT BETWEEN THE REPUBLIC OF IRAQ AND THE REPUBLIC OF ITALY

The Government of the Republic of Iraq and the Government of the Republic of Italy, desirous to further the friendly relations already existing between them, recognizing the importance of tourism for a better understanding and cooperation between peoples, have agreed as follows:

Article 1

The Government of the Republic of Iraq and the Government of the Republic of Italy agree to take all the necessary measures to promote tourism and increase tourist exchange between the two countries.

Article 2

1. A joint Commission, (hereinafter called the commission, assigned with the task of studying and promoting the implementation of the measures capable of contributing to the attainment of the objectives is hereby established.
2. The Commission is made up of two national delegations consisting of representatives designated by the Government of the Republic of Iraq and representatives designated by the Government of the Republic of Italy.

Article 3

1. The commission shall hold its ordinary session once a year, with the agreement of the chairman of the national delegations the Commission may hold extraordinary meetings .
2. The Commission shall meet alternately in the two countries at a date to be mutually agreed upon by the chairmen of the national delegations.
3. The Chairman of the national delegation of the host country shall preside over the meetings.
4. The national delegation of the host country shall be responsible for the organization of the meetings.

Article 4

The Commission shall draw up its programme of work as well as the order of the priority of the topics to be dealt with. The agenda for each meeting shall be jointly established by both chairmen at least one month before each meeting.

Article 5

The Commission shall draw up an annual working plan specifying thereby the ways and means of mutual cooperation for the purpose of implementing this agreement, as well as, in the limits of budget allocations of each country, the financial obligations arising from its implementation.

Article 6

The contracting Parties will support technical cooperation between them and the exchange of experiences, especially in the field of personnel training, development of tourist facilities, promotion and planning.

Article 7

The Italian Government will consider the possibility of providing attendance of technical training courses and scholarships in the field of tourism to a number of Iraqi persons agreed by the two Governments.

Article 8

The contracting Parties will use the diplomatic channels to exchange special information to execute this agreement.

Article 9

This Agreement is valid for a period of five years from the date it enters into force. Unless terminated in writing through a six-month notice by one of the Governments, the present Agreement shall be automatically renewed each time for a period of one year.

This Agreement shall be approved in accordance with the constitutional procedures in force in the two Countries and shall come into force on the date of exchange of notes confirming its approval by both Governments.

Made at Baghdad on October 15th, 1982 in two original copies in Arabic, Italian and English, all three texts being equally authentic. In case of disagreement, the English text shall prevail.

For the Government of the Republic of Iraq	For the Government of the Republic of Italy
--------------------------------------------------	---------------------------------------------------

RESOLUTIONS

RESOLUTION No. (1448)

In accordance with the provisions of Para (a) of Article 42 of the Interim Constitution,

The Revolutionary Command Council have decided in their session held on 20/11/1982 the following :-

1. Whoever granted the grade of physician officer shall be excluded from the provisions of Medical Gradation Law No. (99) of 1970 or any other substituent law.
2. That who is covered with the provisions of para (1) of this Resolution shall spend the period decided for in the said Law in case of expiry of his relation with the army before completing the actual service for (15) years.
3. This Resolution shall come into force from the date of its publication in the Official Gazette. Its provisions shall cover the physicians who are in service of army before the date of its coming into force.

Saddam Hussain
Chairman of the
Revolutionary Command Council

(Published in the Alwaqai Aliraqiya
(Ar. Edit.) No. 2914 of 6.12.1982).

RESOLUTION No. (1572)

In accordance with the provisions of Para (a) of Article 42 of the Interim Constitution,

The Revolutionary Command Council have decided in their session held on 15/12/1982 the following :-

Firstly - The text of para (1) of the Revolutionary Command Council Resolution No. 1359 of 26/8/1980, shall be amended and read as follows :-

1. The Director of Foreigners Residence shall be granted the jurisdiction of

misdemeanor judge for the purpose of imposing an instant fine not exceeding I.D. (200) on the foreigner who contravenes the provisions of Article (1) of the Foreigners Residence Law No. (118) of 1978 (as amended). He shall also be granted the power of imposing an instant fine not exceeding I.D. (500) on the foreigner who infracts the provisions of Article (10) of the same Law.

Secondly - The competent authorities shall be charged with the execution of this Resolution.

Saddam Hussain
Chairman of the
Revolutionary Command Council

(Published in the Alwaqai Aliraqiya
(Ar. Edit.) No. 2919 of 10.1.1983).

RESOLUTION No. (1616)

In accordance with the provisions of Para (a) of Article 42 of the Interim Constitution,

The Revolutionary Command Council have decided in their session held on 23 12 1982 the following :-

1. The Revolutionary Command Council Resolution No. (700) of 13 5 1980 shall not be valid on the officials, workers and graduates who are decided by the competent authorities to be admitted to the Army as permanent lieutenants or volunteers.
2. The competent Ministers are charged with the execution of this Resolution.

Saddam Hussain
Chairman of the
Revolutionary Command Council

(Published in the Alwaqai Aliraqiya
(Ar. Edit.) No. 2919 of 10.1.1983).

Alwaqai Aliraqiya

CONTENTS

LAWS

No.	Subject	Page
110	Of 1982, Second Amendment to the Law of the Registration of Births and Deaths No. (148) of 1971	2
116	Of 1982, Ratification of the Tourist Agreement between Iraq and Italy	5

RESOLUTIONS

1448	Of 20 11 1982, Excluding the physician officer from the provisions of the Medical Gradation Law (99) of 1970 or any other substituent Law	7
1572	Of 15/12/1892, Amending the text of the Revolutionary Command Council Resolution No. (1359) of 26/8/1980	7
1616	Of 23/12/1982, Excluding, from the Revolutionry Command Council Resolution No. (700) of 13/5/1980, the officials, workers and graduates decided to be admitted to the Army as permanent lieutenants or volunteers	7

Alwaqai Aliraqiya

The Official Gazette Of

The Republic Of Iraq

PUBLISHED BY THE MINISTRY OF JUSTICE

ON WEDNESDAY PER WEEK

Correspondence: Ministry of Justice.

Alwaqai Aliraqiya

THE ANNUAL SUBSCRIPTION

Baghdad ID. 3/-

Governorates ID. 5/-

Abroad

Arab Countries ID. 9/-

Foreign Countries ID. 12/-

BY AIR
MAIL