

Abstract Proceedings of the Travancore  
Legislative Council.

11. March 1891.

The Council resumed its meeting.

Present

M.R. S. Srinivasan Iyer, M.A. - President

W. F. Watto

M.R. Rajaram Row, M.A.

M.R. Shamu Pillay, M.A.

M.R. V. S. Srinivasan Iyer, M.A.

M.R. Keela Chanda Pillay, M.A.

M.R. Sivan Pillay, M.A.

Sec 294. M.R. Rajaram Row, M.A.

moved that the words beginning "And none

of the following persons shall be punishable with whipping: namely:

(a) females

by males sentenced to death or to imprisonment for more than five years;

(c) males who are more than 45 years of age be omitted as this is provided for in the Whipping Act

Carried.

M.R. Rajaram Pillai proposed that that Sec. 372 clause (a) retained by the Select Committee be modified as follows:

"Whenever it is proved to the satisfaction of the High Court that a person is illegally or improperly detained in public or private custody in any part of Travancore it shall be competent to that Court that he shall be set at liberty"

Carried

Section 301. M.R. Rajaram Pillai proposed that this section be dropped as proposed by the Select Committee. On being put to the vote it was carried by a majority of one.

- M.R. Shanganolloor
- M.R. Rajaram Pillai
- M.R. Nedavickal
- M.R. Sivan Pillai
- M.R. Thambi Pillai
- M.R. S. S. Pillai

being against the motion.

Section 313. M.R. Rajaram Pillai proposed to omit the word "or other" in the clause of the Act.

Carried.

In the course of the discussion Mr. Raj. Thambi Pillay Aiyangar made a further amendment that the words "in prison" should not exceed and "in" should also be omitted.

Carried.

Section 328. The question of retaining the clause about the survival of appeals after death was discussed and unanimously thrown out.

Section 338. The question of retaining the Select Committee's additional clause inserted as para 4 was considered and it was resolved that it be retained.

Section 337. Mr. Raj. Thambi Pillay Aiyangar proposed that this section be reworded and placed at the end of Chapter XXII.

Carried.

Section 353. Deferred for consideration at the next meeting.

Sections 362 & 364. Mr. Raj. Thambi Pillay Aiyangar proposed that the Select Committee's amendments of these sections be adopted giving to the 3rd class magistrates the same fixing power as regards to contempt cases as the 1st class magistrates.

Carried.

Section 369. Explanation about maintenance of male children entered in the measure Bill but struck out by the Select Committee was agreed by the Council to be omitted on the ground that the section being general, the specific mention of any particular class is not called for nor does the British Act contain such a provision.