Bengal Act X of 1940 THE BENGAL MONEY-LENDERS ACT, 1940.

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THF SCHEDULE.

Bengal Act X of 1940

[THE BENGAL MONEY-LENDERS ACT, 1940.]1

1 he 18th July, 1938. p;i°e217: [he Kcponoflhe Seise! Com mil lee was prese riled In the Assembly on the 16 III February. 1939: for Proceedings of Ilie Assembly, .tee the Proceedings of the Meetings of llie Ben sal Legislative Assembly, held on the 5 ill August. 193B. Iólh February. 3rd and 4th April. 11th. 17lh7 ISlh, 19ih. 22nd, 23nl.24ih, 25lh, 2filh. 29th and 30lh May, IM.2nd. Mill. 15lii. 16lii.20lli.21sl, 22nd, 23rd, 26lh and 27th June, 1939: for Proceedings of Ihe Council, see llie Procee d ings of llie nice li ngs of ihe B en g a I Leg is la I i ve Council, iic I d o n ! lie 28l h J u n e. 23rd, 27lh and 28th November. Glh. I llh. ISlh and 21 si December. 1939!. and 3rd. Jill, Sill. 9th, IOlh. 11 ill. 15th, 16lh, I7tli. ISlh and 19lh January, 1940.

Ttie w ords williin square brackets were subsliluled for the word "Bengal" by pan. (2) of An. 3 of ihe Indian Independence (Adaptation or Bengal ;ind Punjab Acts) Order, I94S.

The words and (Inures within square brackets were added with rclrosjyclive effect by s. 2 ohhe Wesi Bengal Money-lenders (Amendment) Aei. 1949 (West Ben. Act V of 19-19)

"This Ac I came inlo force oil ihe 1st day of September. 19-10. vi'de nolificm ion No. 2674J, dated Ihe 3rd Augusl. 1940, published in ihe *Calcutta Gazette. 1 ynnijiiiirmy.* dated Ihe 3rd Augusi. 1940. pan 1. page 275.

The word "Siale" was subsliluied for llie word "Provincial" by

para. 4(I)oflhe Adaptation nfl nws Order 19*!|l

Clause(I) was firstly sulistiluted for the original clauseby s. 2U)of [heBengal Money- lcridirrs (Amendment) Act. 1965 (West Ben. Act XXI or 1965). Tliea-after I he clause was subslituted for the previous clause by s. 2 ofihe Bengal Money-lenders (Amendment) Acl. 1966 (West Li en. Aci XVMIor 1966). Finally, I he present clause was subsmulcd for ils previous clause hy .s, 2 of rlie Bengal Money-lenders (Amendment) Acl. 1975 (We si Ben. Acl XXX of 1975). Prior lo these subsliluitons. I he re were full owing changes in original clause (I), namely:ô

- (a) The Indian Companies Acl. 1913 (VII of 1913) was repealed and re-eroded by illL' Companies Aci. 1956 (I or 1956), and The woril "India" was substituted for I lie words
- "Hritish India" by para. (I) of An. 3 of ilie Indian Independence (Adaptation of Bengal arid Punjab Acts) Order, 19-IK.

The w ords within square brackets w ere subsliuned for the w ords "Act of The Provincial Leyi slain re" by para-^raph 3 of. and [he I .ir\I', Schedule lo. The Adaptation of Laws Order,

AMENDED

West Ben. Act V of 1949. Act West Ben. XIII of 1950, Aci West Ben. XXI of 1965. Aci West Ben. XVIIIof1966. Act West Ben. XXX of 1975. Act West Ben. IV of 1981. Indian Independence

West Ben. Act VII or 1948.

ADAPTED

(Adaptation of Bengal and Punjab Acts) Order, 1948.

The Adaptation

Order, 1950.

[IsiAiigitsi, 1940.]

of Laws

An Act further to regulate transactions of money-lending in Bengal.

WHKKKAS it is expedient to make further and better provision for the control of money-lenders and Tor the regulation and control of money-lending;

It is hereby enacted as follows:ô

CHAPTER I

Introductory.

- 1. (1) This Act may be called the Bengal Money-lenders Act, 1940. Short tiile.
- (2) It extends to the whole of-[West Bengal] [but it shall not apply "miL-mrc- if 1934. to the Reserve Bank of India constituted by the Reserve Bank of India men. Act, 1934J.
 - It shall come into force on such dale⁴ as the 'State Government (3) may, by notification in the Official Gazette, appoint.

[lien. Act

(Chapter 1.—Introductory,—Section 2.)

- 2. In [his Acl, unless (here is anything repugnant in the subject or . D^ljniiions, context.ô
 - '(1) "hank" means a banking company as defined in clause (c) of section 5 of Ilic Banking Regulation Acl. 1949. and 10of 19-1[^] includesô
 - (i) a bank included in die Second Schedule to the Reserve 2 of 193-1. Bank of India Act. 1934;
 - (ii) "a corresponding new bank" as defined in clause (d) of section 2 of the Banking Companies (Acquisition and 5 of 1970. Transfer of Undertakings) Act, 1970: and
 - (iii) any other financial institution which may be notified jin this behalf by the State Government:
 - (2) "borrower" means a person lo whom a loan is advanced and includes a successor-in-interest or surety;
 - "Calcutta" means the area within the limits of the ordinary. original civil jurisdiction of the High Court in Calcutta;
 - (4) "commercial loan" means a loan advanced to any person lo be

used by such person solely for the purposes of any business of concern relating lo trade, commerce, industry, mining, planting, insurance, transport, banking or entertainment, or lo the occupation of wharfinger, warehouseman or contractor or any other venture of a mercantile nature, whether as proprietor or principal or agent or guarantor:

 ${\it ExpleuMtinn}, \hat{o} \ \ {\it Notwithstanding} \ \ anything \ \ contained \ in \ any \ . \qquad \ \ agreement \\ \ \ relating thereto, a loan shall not be deemed to be$

- a commercial loan unless it is in subtnnce a loan to be used solely for any of the purposes referred to in ibis clause.
- (5) "co-operative life insurance society", "mutual insurance company" and "provident society" have the same meanings as in the Insurance Act, 1938; $lv_0 n^i J3t$
- (6) "co-operative society" means a society registered under the Co-operative Societies Act. 1912, or any [Provincial Acl or ii of 1912 Act of the State Legislature], for the lime being in force. relating to such societies;

of 5240.1

The Bengal Money-lenders Act, 1940.

(Chapfer I.—hinnducton-.— Section 2.)

(7) "insurance company" means- fa) in rel; ition to any loan advanced before the

> commencement of the Insurance Acl, 1938, an insurance company wilhin ihe meaning of ihe Indian Insurance

Companies Aci, I928²; and (b) in relation lo any loan advanced after the cununcucemenl of the Insurcuce Acl, 193fi. an insurance company wiiliin the meaning of thai Acl;

- (8) "interest" includes any sum by whatsoever name called, in excess uf ihe principal paid or payable io a lender in consideration of. or otherewise in respect of, a loan whether the same is charged <n soughl to be recovered specifically by way of interest or otherwise, but does not include any sum lawfully charged by a lender in accordance with (lie provisions of this Acl or any other law for (lie time being in force for or on account of costs, charges or expenses;
- (9) "lender" means a person who advances a loan and includes a money-lender;
- (10) "licence" means a licence granted under litis Act;
- []]) "life assurance company" has the same meaning as in the Indian Life Assurance Companies Act, 1912.
- (11 A) "Li fe Insurance Corporation of India" means the Corporation established under sub-seciion (I) of section 3 of the Life Insurance Corporation Act, 1956;
 - (12) "loan" means an advwicc. whether of money or in kind, made on condition of repayment with interest and includes any transaction which is in substance a loan but does not includcô
 - (c) a loan taken or advanced by '[by'1 the Central Government or any State Government] or by any Incal auihorily in ³[West Bengali;

ı ol' IW8. XXoflKS

vtoMOn.

 $.11 \text{ oM}^{f}$.

 $^{^2}$ Tlic u'Gic \mathbf{J} s "by ihcCenlial Govern muni orany Provincial Government" were i)nt:irullv

^{35*}v foor-nnri- nn s l

(Chapter I.—Iniimhtcioiy.—Section 2.)

- (d) a loan advanced before or after the commencement of this Aciô
 - '(i) by a bank; or
 - (ii) by a co-operative life insurance society, cooperative society, insurance company, life assurance company, -[Life Insurance Corporation of India,] mutual insurance
- 523 The Bengal Muncy-lendtr.s Acs, 1940. society or from a provident fund;
 - (e) an advance made on llie basis of a negotiable instrument as defined in the Negotiable Instruments Act, ISSI, XXIVnf other than a promissory note;

t SSI.

- (h) a loan made to or by (lie Administrator-General and
 Official Trustee of [West Bengali or the Commissioner; of Wakfs or (lie Official Assignee or the Official; Receiver of the High Court in Calcutta; !
- (i) a loan or debenture in respect of which dealings are

 i lisled
 on any Slock Exchange;
- (13) "money-lender" means a person who carries on the business of money-lending in '[West Bengal] or who has a place of such business in ^s[Wel Bengal], and includes a pawnee as defined in section 172 of the Indian Contraci Act. J 872;]Xofilj72.
- (14) "money-lending business" and "business of money-lending" i mean the business or advancing loans either solely or inconjunction with any other business; !
- (15) "prescribed" means prescribed by rules made under this Act;
- (16) "principal" means in relation to a loan ihe amount actually advanced lo ihe borrower;
- (17) "provident fund" has the same meaning as in the Provident xiXof Funds Act, 1925; l«S-
- (IS) "provident insurance society" means a society registered under the 'Provident Insurance Societies Act, 1912; Voff912.
- (19) "register" means a register of money-lenders maintained under section 7;

Paragraph (i) '.vo> subsliluted Tor I hi: original p:n -if:! -ipii by s. 2(?)(ii)(n) oT the Bengal Moneytender* (AiiicndmorilJ Acl. 1965 (We5! Bin. Acl XXI (if 196S) Prior to lhis snbstiltilion, iheri^ was a charge in die original paragraph (i), namely:ô

The werds "which ii a scheduled bank" were substituted for lie words and figures "which was a scheduled bank on the firs! day of January, 1939 ". by s. 2 nl the We si Bengal Money-lender\< Amendment) Acl. 1950(Wesl Ben. Acl XII1 or 1950),

Tlicsc words were inserted by s. 2(3)(iiKb) oT lhe Bengal Money-lenders (Aniendincut) Act. 1965 (Weil (Jen. Acl XXI of 1965),

'Sub clause (0 was omitted by s_ 2 of the Beeal Money-lenders (Amendment) Aci, 19KI (Wtsi Ben. AellVof 1981).

'Scf. foot-note -1 on page "i.l I.Ii/.'Y '.S'ff foot-note 2 on page 5 \ 9.wur.

"The Providenl Insurance Sociclies Aci. 1912 was repealed and re-enacled by (he Insurance Acl. 19"iS flV nf 19^8).

of J 940.]

(Chapter II.—Competent Courts and Procedure.—Sections 4, 5.)

H»ri93'i.

- (20) "scheduled bunk" has the same meaning as in the Reserve Bank oi India Act, 1934;
- (21) "suit" includes an appeal.
- (22) "suit to which lhis Aei applies" means any suit or proceeding instituted or filed on or after the 1st day of January, 1939, or pending on that date ;ind includes a proceeding in executionô
 - (a) Tor the rc cove 17 of a loan advanced before or a Tier llie commencement of this Acl:
 - (b) for the enforcemenLof any agreement entered into before or after the commencement of this Acl, whether by way of settlement of account or otherwise, or of any security so' taken, in respect of any loan advanced whether before or after the commencement of this Act;
 - (c) for the redemption of any security given before or after the commencement of lhis Act in respect of any loan advanced whether before or after the commencement of Lhis Act.

I sic -ifc * Jp; *

CHAPTER II Competent Courts and Procedure.

- '4. Notwithstanding anything contained in any oilier law, ihe Courls Compciem (hereinafter referred to as Competent Courts) which have jurisdiction to Jen his entertain proceedings under sections 16 and 19 and to pass orders therein Act. are the Courts hereinafter specified, within the local limits of whose jurisdiction the money-lender actually and voluntarily resides or carries on ihe business of money-lendingô
 - (a) in Calcutta, the Couri of Small Causes of Calcutta;
 - (b) outside Calcutta, (he Court of the District Judge (hereinafter called a "District Court") and any Court to which he may transfer ihe proceedings.
- 5. (1) Subject to the provisions of lhis Act, a Competent Court Procedure in shall, in proceedings under sec lion 19, have the same powers and shall calms ^{4nm} follow the same procedure as it has and follows in civil suits, and the Act v of provisions of section 24 of the Code of Civil Procedure, 19(JS, shall apply 10 such proceedings.

^{&#}x27;.Suction 3 was 0 mi nod by 1, 3 of the Bengal Money-lenders l A mend man) Acl. I9A.1 (Wol Ben. Acl XXI of 1S)65).

(Chapter 111--Registration and Licensing of Money-lenders.-Seel ions 6, 6A.)

- (2) Every order made by a Competent Court under ibis Acl shall be subject to appeal in accordance with the provisions of ihe Code of Civil Procedure, I90S, applicable to appeals.
- (3) An appeal from a decision made hy the Court of Small Causes of Calcutta under this Acl shall lie lo ihe High Court as if it were an appeal under suh-section (2) lo ihe High Court from ;t decision made by a District Couri.

CHAPTER III

Registration and Licensing of Money-lenders.

6. There shall be a 1 [State] Registrar lor ihe purposes of this Aei and as many Registrars and Sub-Regisirars of money-lenders tor assisting ihe Registrar as the '[Slale] Government may from lime lo lime determine. The '[Stale] Government may define, by noilllcation in the Official Gazette, the area wilhin which each such officer shall exercise his powers and perform his duiies and may prescribe ihe control which shall be exercised by ihe '[State] Registrar over Registrars and Sub-Registrars and by a Registrar over Sub-Registrars;

Provided that no person who is not a servant of the [Governmeni] * shall be empowered to acl as a '[State] Regisirar, Registrar or Sub-Regislrar under this Aci,

- ¹6A. (I) The Slale Government may, by notification in the Official Gazette, appoini such persons as it thinks lit to be Inspectors for the purposes of this Act and define the area within which each such Inspector shall exercise his powers and perform his duites. oilier ResiMrary
 - (2) An Inspecior appointed under sub-seciion (I) shall exercise such powers and perform such duties as may he prescribed and may alsoô
 - (a) call for a copy ol' ihe statement of accounts referred to in seciion 25,
 - (b) apply lo ihe Sub-Registrar for cancellation of ihe licence of a money-lender if he has reasons to believe lhai such moneylender is guilty of conlravculion of any of lite provisions or this Act,
 - (c) intervene, with the permission of ihe Court, in any judicial proceeding under this Acl against money-lender in order to adduce such evidence which may he relevant in connection with such proceeding.

'Set1 fool-nole 5 nn jiaije S19, atuc.

This word was subLliiuleiJ far ihe word "Crown" by para, 1(1) of llie A:!:i|-l:ilion of Laws Older. 1¹J50.

"The words "in IniJiu" were oinilted by prim. 3 oL and ilie Eleventh Schedule lo, ihe AdapDlinrutl Laws Order, 1950.

'Seel ion f>A was ad Jed liv s. 4 of (lie fcknsal Money-lenders (Amend meiil) Aci. I9f>,i (Wesl H-n i. F VVI NF IO'IM '

Appoinlmem ofSlnle and

Appointineril of Inspeaoni. Lheir powers

duiies.

of 1940.]

(Chapter III.—Registration and Licensing of Money-lenders.— Seeiions 7, <\$,)

- (.1) The provisions of sections 16, 17 and IS shall apply *iiutralis* mutandis (a (ho proceedings arising out of an application by an Inspector to the Sub-Registrar under the provisions of clause (b) of sub-section (2).
- (4) An Inspector appointed under suh-section (1) shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code.
- '(5) It shall he lawful for an Inspector appointed utider subsection {1)ô

XLV of 1860.

- (a) in enter into ;tnd search, ai all reasonable times, any premises which tie has reason to suspect is being used Tor any purpose connected with money-lending business in contravention of ihe provisions of this Act,
- (b) to examine any person having the control of, or employed in connection with, such money-lending business,
- (c) to order the production or any documents, books or records in the possession or power of any person having the coiurol or, or employed in connection with, such money-lending business.
- (d) to inspect and seize any register, books of accounts, documents or any other literature found in the premises.
- '(6) Any search or seizure made under sub-section (5) shall be in accordance with the provisions of the Code of Criminal Procedure, 1973.
- 7. Each Sub-Registrar shall maintain in the prescribed form a register of money-lenders holding licences issued by him.
- 8. After such date not less llian.six months after the commencemeni of this Acl as the '[State] Government shall, by 'notification in the *Official Gazette*, appoint in this behalf, no money-lender shall enrry on the business of money-lending unless he holds an effective licence.

Explanation.ô An effective licence for the purposes of this Act comprises a licence issued to a person who is not disqualified for holding a licence.

'These sub-sections were added by v H of the Bengal Money-lenders (Amendment) Aci, 1981 (West Ben. Acl IV of 1981).

See tool-no[e 5 on page 5)9. wile.

Tor noli Real innô

(a) appointing Ilie 1st March. 19-11, as the dale after which no money-lender shall carry on the business or money-lending unless he holds an effective license, see notification No. 2955J. daled 2.1.8.-10. published in die *Ciili imu Guzelle* of IMO. pr.M I. page 2364;

(h) appointing Ihe I5lh June, 19-11. as the date after which no money-lenders hull carry on the business of money-lending in the Darjceling district unless he holds an effective license, see notification No. -10.12J., dated 7.12.-10. published in the Gift uw Guietie of 1<)J0 ran 1 n 1-lrVl

Register or money lenders. Moneylending business nni in be Carried on except under licence.

2 of 197-1.

]JCL'HLVS.

Licence

- <J, (t) A licence shall be valid throughout [he whole of '[West Bengal] for a period of ihree years from ihe dale of its issue or until il is cancelled.
- (2) On die expiration of the period for which the licence was granted or on the cancellation ol' a licence it slinll be returned by the moneylender lo the Suh-Registrar who issued it.
- 10. There shall he paid to the -[State] Government a fcc.of'[twenty-fivel rupees lor a licence issued under this Act:

Provided that the -[State] Govern me in may, by notification in the Official Gazelle, remit any part of such fee either generally or for any particular cJass of money-lenders.

on

- 11. An application for the grant of a licence shall he made in the prescribed form and manner to the Sub-Registrar within the local limits of whose jurisdiction the money-lender has a place of money-lending business and shall contain such particulars as may be prescribed,
- 12. On receipt of an application under section II and on payment in ihe prescribed manner of ihe licence fee specified in section 10, the Sub-Registrar shall, subject to the provisions of section 16. enter the name of the applicant in the register and grant ihe applicant a licence in such fonri as may be prescribed.
- 13. (I) No Court shall pass a decree or order in favour of a money-lender in any suit instituted by a money-lender Tor ihe recovery of a loan advanced after the dale nolified under section 8. or in any suit instituted by a money-lender for the enforcement of an agreement entered into or security taken, or for (he recovery of any security given, in respect of such loan, unless the Court is .satisfied thai, ai lite time or limes when the loan or any part thereof was advanced, die money-lender held an effective licence.
- (2) If during the iriai of a suit io which suh-section (I) applies, the Court finds that the money-lender did not hold such licence, the Court shall, before proceeding will) ihe suit, require the money-lender to pay in the prescribed manner and within die period to he fixed by the Court such penalty as the Courl thinks 111, not exceeding lluce times die amount of the licence fee specified in section 10.
- (3) If the money-lender fails to pay the penalty within the period fixed under sub-scclion (2) or wilhin such further time as the Court may allow, the Courl shall dismiss llic suit: if the money-lender pays the penalty wilhin such period, the Courl shall proceed widt the suil.
- (4) The provisions of iliis section shall apply io a claim for a sei-olf by on behalf of a money-lender.

Application for

Hnrrv in rc^'islcr and sr:mi oi'Jicencc s,

St;iy of suit when moneylender docs ncit hold licence. of 1940-1

(Chapter HI.—Registration mid Licensing of Money-lenders.— Sections N-16.)

528

- (5) In lhis section. llie expression "money-lender" includes an assignee of a money-lender, if the Coun is satisfied thin llie assignment was made for [he purposes of avoiding the payment of lieence fee and penalty which may be ordered to he paid under (his section,
 - 14. (I) A person shall be disqualified for holding a licenceô
 - (a) if so ordered by a Court under seciimi 20, for llie period ordered:
 - (b) if lit; has; been convicted of any offence specified in the Scliedulc to this Act and if such conviction litis not been set aside hy any Court of appeal or revision under any law for ihe lime being in forec.

Disqujlifionion of pureous liir holilini⁵ n Ji«ncc-

- (2) The '| Slate| Government may, at any time, on application in Llie prescribed form accompanied by die prescribed fee, remove a disqualification referred 10 in sub-section (1), having re sard to the time which has elapsed since the order and the circumstances under which it was made or in ilie lime which luis elapsed since (he conviction and in the nature of the offence.
- 15. Where ii is required to he proved for the purposes of iliis Acl that any person has been convicted of an offence specilied in the Schedule to this Act or has heen disqualified by an order of a Court for holding a licence, such conviction or order may be proved, in addition to any other mode provided by any law for the time being in forceô
 - (,i) hy an exiract -eiiified under (Ue signature of the officer having the custody of the records of the Coun in which sucli conviction was had, or such order was passed to he a copy of the sen le nee or order, or

Pn'.'Cv". convicitim or oritur for disqualification,

(b) in the case oT a conviction, by a certificate signed by the offlice in clu «ri:e of the jail, in which the punishment or any part thereof was undergone, or by the production of the warrant of commitment under which the punishment was suffered,

toaeiher with, in each of such cases, evidence as to the identity of the person so convicted or in respect of wliom such order was passed.

Ifi. (I) The <:raiH of a licence shall nol be refused except on one or more of the following grounds, namely. \hat{o}

Refusal lo cram liiCllfl.'.

(a) that the applicant lias not complied with the provisions of this Acl or of (he rules made thereunder in respect of an application for the grant ol a Itccnce:

⁵Sre It»til noli: 2 on pngc 5iy.ffW.

⁻⁵⁽V fmil-iuileS on page $5l^2$), tinfc.

This word was subsii tilled for ML- word "lilicon by 1 5 of OL* lineal Money- $\mathbf{L}_{\Pi I}\mathbf{N}_{TS}$: $i \mid Ar < i \mid Vrvl$ Ren i\t'\ $V \mid V \mid T \mid FI$

^{&#}x27;Scr ft;iQ(>(ii]lc 5 on paui: 51*/

[Ben. Act X

(Chapter HI.—Registration unit Licensing of Money-lenders.— Sections 17, J8.)

- (b) thai llic applicant or any person responsible or proposed io be responsible Tor die management of the applicant's moneylending business is under this Acl disqualified lor holding a licence.
- (2) A Sub-Regis I rar refusing a licenceô
 - (i) under clause (a) of sub-section (I) shall record his reasons for such refusal;
 - (ii) under clause (h) of sub-section (!) shall record llic evidenne of the disqualification.
- (3) An appeal from the orders i>f a Sub-Registrar refusing a licence shall, if made wilhin thirty days from the date of such order, lie to a Registrar authorised under section 6 to hear such appeal.
- (4) A Registrar referred to in sub-secikm (3) may decide, if such appeal is allowed, ns to the Sub-Registrar io whom application for a licence shall be made and his decision shall, subject to the provisions of sub-seciion (5). be final for all purposes, and shall be binding on such Sub-Registrar wheiher he be under the control of such Registrar t>r not.
- (5) A Competent Courl may, on application made within ninety days from the date of the decision of the Registrar in appeal under sub-section (3), revise such decision.
- (6) The procedure to be followed by a Competent Courl or by a Registrar in proceedings under this section shall lie in accordance with rules prescribed under this Acl.
- (7) The provisions of sections 4, 5 and 12 of the Indian Limitation Acl, J 90S, shall apply io all appeals nnd-applications for revision made under this section, and for the purposes of the said sections a Registrar shall be deemed to be a Court.

IX of 190S

Canreltalinn oflkenw? hy a Sub- - 17. Any Sub-Regisirar may, after giving the money-lender lo whom a licence entered in the register main lamed by such Sub-Registrar was issued an opportunity oT being heard, cancel the licence if il is proved lliat such money-lender was disqualified for holding a licence at the lime when such licence was issued; and thereupon the provisions ol clause (ii) of sub-section {2} and of sub-sections (3), (4), (5). (6) and (7) of section 16 shall apply.

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18. For the purposes of an inquiry under this Acl relating to a disqualification Tor holding a licence a Registrar or a Sub-Registrar shall have and may exercise die same powers as are vesied in a Civil Courl under the Code of Civil Procedure, 1908, in respect of enforcing the attendance of any person and examining him on oath.

Au V of 1'JOS. of 194**5**30

(Chapter III. Rfff/itmrian and Licensing /if M/niev-!en<lers.—Section, 1, 19, 20.)

19. Any borrower may, in respect of any money-lends]' from whom he lias taken a lean, make an application lo a Competent Court for an order under section 20 tin ibe ground Unit such money-lender has commided such contravention of (he provisions of this Acl or the rules made (hereunder as render him unfit (o carry on the business of money-lending, and on receipt of such application, the sniil Court shall hold such inquiry as il deems necessary.

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- 20. (I) A Competent Conn on an application under section 19 or a Court trying a suit to which this Acl applies or a Court passing an order of conviction upon a money-lender for an offence under this Acl, if siiiisfird that ihe money-lender li.is committed such contravention of ihe provisions <if this Act or of [he rules made (hereunder as, in its opinion, makes him unfit to carry on the business of money-lendingô
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- (a) shall cause the particulars of tile conviction, if any, nnd of any order passed by the Court under this sub-section to be endorsed on the licence held by the money-lender or by any oilier person affected by such order; and
- (b) may declare such money-lender or any person responsible for die management of his money-lending husincss or both disqualified for "holding a licence for such period as line Court may think fit and shall cancel and impound the licence held by (lie money-lender:

Provided that, except in the case of an order passed by a District Court, or hy the Court of an Additional District Judge or by the Court of Small Causes of Calcutta, the period of disqualification shall not exceed one year.

- (2) II" a Court titlter than a District Court, or the Court of an Additional District Jud^c or the Court of Small Causes of Calcutta is of opinion "that a period of disqualification exceeding one year should be imposed, it shall record its opinion ant! forward the proceedings to the District Court having jurisdiction in the place where such Court is held,
- (3) The District Court to which such proceedings are submitted may, if it things fit, examine the panics and retail and examine any person who has already given evidence in the proceedings, and may call for and take any further evidence, and shall pass sucli older in the case as it thinks fit in accordance with the provisions of sub-section (1).
- (4) Any person aggrieved by tile decision of a Cfiun under this section may appeal against such order, in the case of llie Court or Small Causes of Calcutta to rhe High Court and in the case of ;tny other Court iti the Court to which an appeal ordinarily lies from (he decision of (lie Court

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appeal may, iT ii iliinks fit, slay the operation oT the order under lliis section pending ihe disposal of ihe appeal:

Provided that where llie Court of appeal sets aside or varies an order passed under dris station, it shaft order that any endorsements mnefc in pursuance thereof upon a licence held by a money-lender shall be erased or modified.

- (5) The substance of any order passed undei sub-scciion <1). suti section (3) or sub-section (4) shall be scm forthwith in llie prescribed lorm hy ihe Court passing ihe order io the '[Since] Registrar and also together wilh ific caucelled licence to the Sub-Registrar who uniimains ihe register in which ihe licence affected has been entered for entry in llic said register and for such circulation of the substance of the said order to oilier Registrars as may be prescribed.
- (0) Any licence required by a Court lor endorsement under subsection (I) shall be produced in such manner and at such lime as the Court may direct by the person by whom il is held, and any person who without reasonable cause makes default herein shall be liable on con via inn lo a fine not exceeding fifty rupees for each day of the period during which the default continues.
- (7) The powers conferred on a Courl under sub-section (1) may be exercised by Courl in :ippe:il or in revision.
- 21, A person whose licence has heen cancelled shall not be entitled io iiny compensation on sueli account nor lo ihe refund of any licence fee pnid in respeci of such licence.
- 22, All Jiccnee fees and nil penalties imposed under ibis Acl shall be recoverable as public demands.
- 23. (!) Whoever being disqualified for holding; i licence. Applies Tor or obtains a licence during the pendency of such disqualification, without disklusing llic fact [hereof, shall be punislitihle, on contiction. with imprisonment which may extend to ihree months or with fine which may extend to five Inmdicd rupees or with both, and ;my licence so obtained
- (2) Whoever obliterates or causes to he obliterated oi attempts lo ohliierate an endorsement eniciti on a licence under this Acl or nbcls such obliteration or auempl shall be punishable, on conviction, with imprisonment which may exiend io liiree moiubs or with fine which may extend lo five hundred rupees or with both.

shall not be deemed lo be an effective licence.

No LOIIV ixrn^mon I'orciui cdlmion of licence.

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(Chapter VI.—Regulation of Accounts of Money-lenders.— Sections 24, 25.)

CHAPTER (V Regulation of Accounts of Money-lenders.

- 24. (1) Every money-lender shall keep and maintain al leasi a cash Duiyof book, a ledger and a receipt book in such form or forms as may lie ["ndcrtu prescribed, and [he same shall be written in Beneali or English in the f-L'^P regular course of business.
 - (2) Eve]-)' money-lender shallô
 - (a) deliver lo ihe borrower al ihe lime a loan is advenced a statement in Bengali or English as the borrower may desire, in such form as may be prescribed and showing such details of Lhc conditions of (he loan and such other information connected therewith as may be prescribed;
 - (b) give to llie borrower a plain and complete receipt for every payment made on account of any loan at die Lime ol such payment;
 - (c) upon repayment in full of a loan mark indelibly with words indicating full payment or cancellation every paper signed by the borrower, and discharge any mortgage, res lore any pledge, re! urn any note and cancel any assign men I given by lhc borrower as security.
- (3) Notwithstanding anything contained in the Indian Evidence Act, 1872, a copy of the account referred lo in sub-section (1) shall, if certified in such manner as may be prescribed, be admissible as evidence of the contents of such account.
- 25. (1) Every money-lender shall, within [wo months of the Money-commencement of each year, furnish each of his borrowers with a legible furnish stationieni of accounts in Bengali or English as the borrower may desire Mawmentsof signed by the money-lender or his agent and showing the amount "-counts-counts-counts outstanding grains the borrower: such statement shall be in the prescribed form and shall show
 - fa) the amounts of principal and interest due lo the money-lender al llie commencement of the year;
 - (b) ihe amounts of any sums advanced lo lhc borrower from lime tn lime sinuc the commencement of the year and the dates on which they were advanced;
 - (c) llie amounts of any payments received from lhc borrower since the commencement of llie year in respect of loans outstanding and the dales on which they were received:
 - (d) Llie amount of every sum due from the htirrower remaining unpaid and lhc dale on which each such sum become due and the amount of interest accrued due and unpaid in respect nfovo^rv cum-

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{Chapter VI.—Regulation of Accounts of Money-lenders,— Sections 26, 27.)

- (e) (lie amount of every sum noi yel due which remains outstanding and the dale upon which each such sum will become due; and (0 such oiher particulars as may he prescribed,
- (2) In respect or any particular loan, whether advanced before or after llie commencement of this Act. a money lender shall, on demand being made in writing by the borrower at any lime while the loan or any portion thereof remains outstanding, supply lo ihe borrower or in any person specified in that behalf in ihe demand, within thirty days from the dale of receipt of the written demand by the money-lender or his duly authorised agent, a statement in Bengali or English as Ilie borrower may desire, signed by ihe money-lender of his agent and .showing in ihe prescribed form any or all of ihe particulars specified in sub-section (1):

Provided that the money-knder shall not he bound io comply with such demand if he has complied wiili a demand made not more than six months prior lo the date thereof, or if within such period of six months lie ha* furnished ihe statement required by subsection (1).

(3) A money-lender shall, on a demand in writing by lhc borrower, supply io die borrower or lo any person specified in that behalf in the demand a copy of any document evidencing an agreement lo secure repayment of a loan advanced lo the borrower:

Provided Iliat a money-lender shall noi bound lo comply wilh such a demand if he has previously furnished lhc borrower wilh such copy. cNcepi on payment of such fee as may be prescribed,

- (4) In (bis section die expression "year" means the year for which llie accounts of the money-lender are ordinarily maintained in his own books.
 - 26. A boirowet to whom a statement of accounts has been furnished under section 25 shall not be bound lo acknowledge or deny its correctness, and his failure lo do so shall not. by iiself, be deemed lo be an admission of the correctness of die account.

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- 27. Notwithstanding anything contained in any law for the time being in force, in any suit [o which this Act appliesô
- (a) a Courl shall, before deciding the claim on its merits, frame and decide the issue whether the money-lender has in respect of lhc claim in suil complied with the provisions of sections 24 and 25; and
- (b) if the Court finds lhai the provisions of either of the said sections have not been so complied with, it may, if the plaintiff's claim is established either wholly or in pari, disallow the whole or such portion of the interest **round** due ȃ; mnv in the circumstance of the ease, appear reasonable to

(Chapter V.—Assi^niiiciif of Latins.—Sea ion 2S.)

liic Courl. and may also disallow costs. or in computing ihe "
amount ol" imcresidue upon lUc loan. Uie Courl may

exclude

any period Cor which lhc money-lender omitted lo comply with llie provisions of either of llie said sections;

Provided that if [he money-lender has, after the time specilied in the said sections, given the receipt or furnished [lie statement, as ihe case may be, and it lie satisfies the Court that I_{κ} had sufficient cause for not doing soeather. ihe Court may include any such period in computing the inLerest.

Explanation.ô A money-lender who has given a receipt or furnished a Statement in (lie prescribed form shall be held 10 have complied with [lie provisions of .section 2^ or section 25, at the ense may he, in spite of any errors and omissions in such rcceip[or statement, if llie Court finds that such errors and omissions are neither material nor made fraudulently.

CHAPTER V Assignment of Loans.

- 28. (I) Where any debl in respect ofô
- (i) a loan advanced by a lender, whether before or after lhc commencement of lliis Act, or
- (ii) interest on any such debt, or
 - (lii) llie benefit of any iigreemuni made:, or security taken, in respect of any such debt or interest,

is assigned lo any person, the assignor (whether he is lhc lender by whom the loan was advanced or any person to whom the debt has been previously assigned) shall, hefore the assignment is made,ô

- (a) give 10 the assignee notice in writing ili; M lhc debt, interest thereon, agreement orsecurily isalfected by [he operation of this Act, and
- (b) where ihe debl is in respect of it loan advanced by a moneylender. supply to the assignee in such form as may be prescribed all inloniutuin as lo lite slate of [lie loan together wiili copies ol"documents relating thereto,
- (2) Any person wiio acts in contravention of any of the provisions of this sect ior. shall be liable to indemnify any oilier person who is prejudiced by [he contravention, and shall also be punishable, on conviction, with imprisonment which mny extend lo one year or with fmc which aiay extend to Line thousand rupees or with both

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(Chapter V.—Assignment of Loans.—Section 29.) The Heii^a! Money-lenders Aci, 1940.

- (3) In this section llie expression "assigned" means assigned by an assignment inter vivos oilier ifian an assignment by operation of law; and llic expressions "assignor" and "assignee" have corresponding meanings.
- 29. {!) Subject as hereinafter provided, ihe provisions of ibis Act shall continue to apply as respects any debt dtie to a lender or moneylender in respect of loans advanced by him after lhc commencement of ibis Act or in respect of interest <:n such loans or of the heneljl of any agreement made or security laften in respect of any such debt or interest, notwithstanding that ihe debt or llie benefit of the agreement or security may have been assigned io any assignee, and except where the context otherwise requires, references in lliis Act lo a lender or money-lender shall accordingly be construed as including any such assignee as aforesaid;

.Provided thai, notwithstanding anything contained in this Aclô

(a) any agreement with, or security taken by, a lender or moneylender in respect of a loan advanced by him after the commenceinent of this Acl shall be valid in favour of any bonn fiftr assignee or holder Tor value without notice or any defect due to the operation of (liis Act and of any person deriving tide under him; and

(b) any payment or transfer of money or properly made boim

- fide by any person, whether acting in a fiduciary capacity or otherwise on lhc faith of the validity of any such agreement of security, without notice of any such defect shall, in favour of thai person, be as valid as it would have been if the agreement or security had been valid; but in every such ease the lender or money-lender shall be liable to indemnify the borrower or any other person who is prejudiced by virtue of this section, and nothing in lliis proviso shall render valid an agreement or security in favour of, or apply to proceedings instituted by, as assignee or
- (2) The provisions of this Act shall apply and be deemed always to have applied and shall continue to apply as respeel any debl due lo a lender or money-lender in respect of loans advanced by him before llie commencement of this Act or in respect oT interest on such loans or of the benefii of any agreement made or security taken in respect of any such debt or interest, notwithstanding lhat ihe debt or llie benefit of the agreement or security may have been assigned to any assignee, and except where the context otherwise requires, icTeicnees in this Aci Lo u lender or money-lender shall accordingly be construed as including any such

holder for value who is himself a money-lender.

(Chapter VI.—Interest and other ch « r\$e,f. —5t' a ions 30, 30A.)

of 1940.)

(3) Nothing in litis section shall render valid for any purpose any agreement, security or other transaction which would, apart from the provisions ol'this Acl. have been void or unenforceable.

CHAPTER VI

Inlcrest and other charges.

- 30. Notwithstanding anything contained in any law for the time being in force, or any agreement,
 - (1) '[no borrower other than a borrower of commercial loan] shall be liable to pay after the commencement of this Actô
 - (a) any sum in respect of principal and interest which together with any amount already paid or included in any decree in respect of a loan exceeds twice the principal of the original loan,
 - (b) on account of interest outstanding on ihe dale up lo which such liability is computed, a sum greater lhan the principal outstanding on such date,
 - (c) any interest other than simple interest at a rate per annum not exceeding in the ease ofô
 - (i) unsecured loansô iwelve and a hair per centum. (ii) secured loansô ten per centum,

whether such loan was advanced or such amount was paid or such decree was passed or such inlets I accrued before or after Ihe commencement of this Acl;

- (2) Ino borrower oilier lhan a borrower of commercial loan shall after the commencement of this Acl, be deemed to have heen liable lo pay hefore the date of such commencement in respect of interest paid hefore such daLc or included in a decree passed before such date, interest at rates per annum exceeding those specified in sub-clause (c) of clause (I):
- (3) a lender shall be entitled to institute a suit at any lime alter the commencement of this Act in respect of a transaction to which either or both of the preceding clauses applies or apply.

¹30A. Notwithstanding anything coniained in any law fur the time being in force or in any agreement, no borrower of a commercial loan shall be liable to pay any increst other than simple interesi al a rale *pet-annum* noi exceeding in the case ofô

(i) unsecured loan

.. twenty per centum

(ii) secured loan

. . seventeen per centum.

'Tin: words within square brjckels were substituted (brllic words "no borrower" by s. Ila) or the Bengal Money-lenders (Amendment) Aci. 1981 (Wc\i Hen. Aci IV ol' I9SI).

Sub-clause (c) was Mibsiliuied ror the original sub-duuse by s, 6 nf the Bcnj;;i] Moneylenders (Amendriienl) Ael. 19(o (West Ben. Act XXI of 1965).

The words within square lirackels wert subslituded for ihe words "no tioirower" by s. -Kb) of the Bengal Money-lenders I Amendment) Ael, I9NI (West Ben Ael IV of I MI).

'Section ?0A was added by s. 5- ibid.

Limitations as m amount and rale of inteiesl recoverable.

Umiiiliiii; is 10 rale of inlen-'sl recoverable in ease of commercial loan. (Chapter VI.—Interest and other charges.—Seciivris 31-33.— Chapter VII.— Miscellaneous.—Section 34.)

[Den. Acl X i

Prohibition i>f"inlcri&ton dccretnl anion

Compulaliiin

loan.6; in kind

- '31. Notwithstanding anyLhing contained in any law for ihe lime being in force or in any agreement, no Court shall, in any decree passed in any suit lo which this Atl applies or in any suit hroughl by a ^s[borrower oilier ihan a borrower of commercial loan] for relief under section 36, allow any interest exceeding six *per cent, per annum* on ihe principal sum adjudged.
 - 32. In the case of loans in kind, ihe money value of the commodity at ihe lime when, and in the locality where, llie loan was-advanced shall, for ihe purposes of this Acl, he deemed io be the principal of ihe loan, and in determining the amount which may, subject to ihe provisions oT this chapter, be decreed in respect of any loan repayable in kind, ihe Court shall lake into consideration the market value of ihe commodity in Lhc said localily at ihe date or dales of repayment.

33. Any agreement beLwecn a lender and a bon-ower or intending borrower for llie payment to the lender of any sum on account of costs, charges or expenses incidental or relating to the negotiations for, or ihe graining of, the loan or proposed loan, shall be illegal, and if any sum is paid to a lender by the borrower or intending borrower as, for or on account of any such costs, charges or expenses, that sum shall be recoverable as a debt due to the borrower or intending borrower, or in lhc evenl of ihe loan being completed, shall, if not so recovered, be set orf against llie amount aciually lent and that amouni shall be deemed to be reduced accordingly:

Prohibitum ofchar^csfor expenses (i loans.

Provided that nothing in this section shall debar a lender from recovering the cosis of investigating title, of siamp duty and registration of documents and other necessary and incidental expenses in cases where the agreement includes astipulation thai property is to be given as security or by way of mortgage, of lhc costs of siamp duty and registration of documenls in the case of unsecured loans, if both parlies have agreed lo such expenditure and the reimbursement thereof, nor from recovering such costs, charges or expenses as are leviable under the provisions of llie Transfer of Property Acl, 1SS2, or any other law lor the time being in force.

CHAPTHR VI1

Miscellaneous.

34. (I) Notwithstanding anything contained in any law for the time being in force, or in any agreement, llie Court shallô

(a) in suits in respect of loans to which ihe provisions of Older XXXIV of ihe first Schedule to the Code of Civil

IV nl I3S2.

Acl V of i WS.

Power of Court to direct payiiK-nt by instalments

⁶ Section 31 \va% substituted ftir lhc oriL'in^t section by v 7 oTilic B^n^nl Money-lenders (Amendment) An. 1%5(Wesl Bun, Acl XXIol't'JOjj,

⁻The mvJs within btjujrc l>nickels wen; subsumed lorilifi word "bom)ucr"liy s. 6 of the Bengal Money-lenders I Anion d men!) Act. (9S1 tWcsl Ben. Acl IV of 19S It

{' Chapter VII.—Miscellaneous.—Section J4.)

Procedure. 1908. apply, on llie application of (he defendant and after hearing ihe plaintiff, nn(withstanding the limii of six in on ihs provided (herein, direct al die [inn: of die passing of [he pre! i mi nary decree under rule 2 or rule 4 of ihe said order lo [he effect mentioned in sub-clause (i) of clause (c) of sub-rule (I) of llie said rule 2,ô

- (i) Ilml lhc payment of the amount found or declared due under suh-rule (!) of rule 2 or sub-rule (1) of rule 4 of [lie said Order, as the case may be. is to he made, subject to such conditions as ihe Court may impose in such number of annual instalments and on such dates as the Court thinks I'll having regard [o lhc circumstances of the plaintiff and the defendant and the amount of ihe decree: and
- (ii) dial in default of pay me in of any such insialineni lhc plaintiff shall, after giving in lhc defendant such notice as may be prescribed, be entitled to apply for a final decree under subclause (ii) of clause (c) of sub-rule (I) of the said rule 2 or under sub-rule (I) of the said rule 4. as the case may be. and ihe date of such default shall he deemed to be the dale fixed under subclause (i) of clause (e) of sub-rule (1) of the said rule 2 for payment of llie whole amounl found or declared due under or by (he preliminary decree:

Provided lhat nothing in this clause shall affeel the power of the Court lo allow extension of lime under subrule (2) of rule 2 or sub-rule (2) of rule 4 of llie said Order;

Provided further ihat if die defendant after receiving [he notice referred to in sub-clause (ii) and before a final decicc is passed, makes paymeni inio Court of the amounl due fioni him in respect of any such instalment, the paymeni of such instalment shall not be deemed to be in default and the Court shall not pass a final decree:

- (b) in suiis in respect of loans advanced before (he commencement of this Aci niher lhan (hose referred lo in clause (a)ô
 - (i) on the applies¹ ion of a defendant and ifier hearing the plaintiff. order at the time of llie passing of [he dccree.
 - (ii) on ihe application of a judcnicni-dchlor againsi whom a decree in such suil has been passed whether before or after ihe commencemeni of this Act and after nolice to the decree-holder, order al any lime after (he decree has been passed.

(Chapter VII,—Miscellaneous.—Section _->5.)

thai the amount of the decree shall, subject io such conditions as ihe Courl may impose, be payable without interest in such number of annual instalments, on such dales and wjihin such period not exceeding twenty years as the Courl thinks fit having regard lo the circumstances ol' the plaintiff and the defendant or the decree-holder and lhc judgment-debtor nnd lhc amount of the decree, and that, if default is made in making payment of any instalment, that instalment and not the whole of the decretal amount shall he recoverable: (c) during the pendency of any enquiry under sub-clause (ii) of clause (b) order, subject to such conditions as the Court may impose, the slay of execution of the decree.

(2) In default ol "payment of any instalment referred to in clause (b) of sub-seciion (J), llie decree-holder shall, after giving to the judgment-dehtor sueb notice as may be prescribed, be entitled to apply for execution of ihe decree in respect oT such instalment together with interest thereon at llie rate of not more titan six per centum per annum from ihe dale of such default:

Provided ihal nothing in this sub-section shall a Heel the power of lhc Court lo allow, prior to an order for execution of the decree, an exleniion of time of not less than one year for the payment in" any instalment, and thai if such exleniion of (ime is allowed, the payment of such instalment shall not be deemed to be in default:

Provided further that if the judgment-debtor, after receiving ihe notice referred lo in this sub-section and prior to an order for execution of lhc decrcc. makes payment into Court of the amount due from him in respeel of any such instalment, the payment of such instalment shall nut be deemed io be in default and llie Court shall not order execution of lhc decrcc.

- (3) Any order made under sub-clause (ii) of clause (b) of sub section (1) shall be deemed to have been passed under section 47 of the Cixle of Civil Procedure, 1908.
- 35. Notwithstanding anything contained in any other law for lite lime being in force, llie proclamation of the intended sale oT property in execution of a decree passed in respect of a loan shall specify only so much of the property of the judgment-debtor as lhc Court considers lo be saleable at a price sufficient io satisfy the dccree, and the-property so specified shall not be sold at a price which is less than (he price specified in such proclamation:

Provided that, if the highest amount bid for the property so specified is less than the price so specified, the Courl may sell such property for such amount, if lhc decree-holder consents in writing to forego so much of the amount decreed as is equal to the difference between the highest amount bid and the price so specified.

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1. VVIIYN IN respectol" loans.

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(Chapter VII.—Miscellaneous.—Sec!ion 36.)

36. (I) Notwithstanding anything contained in any law for lie lime Reopening of

being in farce lor in any agreement, if in ;my suit iu which lhis Act applies, or in any suit brought by a borrower for relicT under Lhis section whether heard *ex parte* or otherwise, the Court lias reason to believe that the exercise of one or more of the powers under this section will give relief to the horrower, it shall exercise all or any pf the following powers as il may consider appropriate, namely, shallô

- (a) reopen any transaction and Lake an account between the parlies:
- (b) reopen any account already taken between the parLies, purporting to close any previous dealings and to create new obligations:
- (c) release the borrower of all liability in excess of the limits specified in clauses (1) and (2) of section 30;
- (d) iT anything has been paid or allowed in account on or after lhc first day of January, 1939, in respect or the liability referred Lo in clause (c), order Lhc lender to repay any sum which the Courl considers lo be repayable in respect of such payment or allowance in account as aforesaid:

Provided ibat in the ease of a loan to which llie provisions of sub-section (2) of section 29 apply the lender or moneylender and each of bis assignees shall be liable lo repay ihe sum which lhc Courl considers lo be repayable in respeel of and in proportion lo the sum received by such lender or money-lender and such assignee;

(e) sei aside either wholly or in part or revise or alter any security given or agreemeni made in respect of any loan, and if the lender has parted with ihe securily. order hint to indemnify the borrower in such manner and to such extent as it may deem just:

Provided that in the exercise of these powers lite Court shall notô

(i) reopen any adjustment or agreement, purporting lo close previous dealings and to create new tibligations, which has been entered into at a date more than twelve years prior to the date of the suit hy the parlies or any person through whom they claim, or

The words within sqion; brjuktris were inserted by s, S(I)(i) of the Bengal Money-leu dm (Amendment) Aci, 196 $^{\circ}$ (Wesl lion. Aci XXI of IJfiS).

(h) suh siiiur cd for llie original clause hy s. K(1)(ii) ol'ihe Ik'n sal Mukyl Ander>, (Amendment) Aei 196^ (West Ren Acl XXI ill l^fiSi

(ChupievVU,—Miscellaneous. —Se ction 36.)

(ii) do anything which afl'ecis any dccrcc of a CourL, other than a dccrcc in a suit to which Lliis Acl applies which was nut fully satisfied by the first day of January, 1939, or anything which affects an award made under the Benaal Agricultural Debtors Act, [1936]. BEN, AEIVTT

Explanation.ô A decree shall not, for the purposes of this section, he deemed to have been fully satisfied so long as there remains undisposed of an application by ihe decrec-holder for possession of properly purchased by him in execution of the decree.

- (2) If in exercise of the powers conferred by sub-section (I) the Court reopens a decree, the Courtô
 - (a) shall, after affording the parlies an opportunity of being; heard, pass a new decree in accordance with the provisions of this Aci, and may award to the decree-holder such cosis in respect of the reopened decree as it thinks lit: ^Provided thai where, in consequence of the execution of the dccrcc which is reopened, the property of the judgmcnldcblor has been purchased bona fide by any person olher than ihe decree-holder jointly wilh ihe decree-holder, the decree-holder's claim and the judgment-debtor's liability in
 - respect of the dccrcc which is reopened shall be reduced by the amount of the purchase money paid by such other person and received by the decree-holder,
 - shall not do anything which afl'ecis any right acquired bona (b) . fide by any person, other than the decree-holder, in consequence of the execution of the reopened decree,
 - (c) shall order the restoration '[of possession] io the judgmentdebtor of such property, if any, of the judgment-debtor acquired by the decree-holder in consequence of the execution of the reopened dccrcc as may he in the possession of the dccrec-holder on the dale on which lhc decree was reopened.
 - (d) shall order (he judgmeni-debior to pay to lhc decree-holder, in such number of instalments as it may think fit, the whole amount of lhc new decree passed under clause (a) [and upon such payment of all ihe instalments lhc sale shall be deemed lo have been set aside], and

U illn:1 for The11:111.:^ " 19.1,1" by MVIion 2 hraekel.s were mid ihe First Schedule 10 die West Bengal Repealing and Amending Acl, 1948 (Wesl Ben. Act VII of 19-tS).

'This proviso was added by s. 812)(i) of ihe Benjnl Money-tenders (Amendment) Aci. 1965 (Wesl Ben, Acl XXI of 1 Tfo). ~ The words wilhin square brackets were inserted by s. 8(2)(ii). J Thi' v.'nrjc; wilhin M11 '1' - $^{I'}$.'"' <1 $^{I'}$ 1 bv <;

I' ."" <1¹' I bv <;

(Chapter V/l.—Miscellaneous.—Section .16.) The Bengal Money-lenders A a. J 940,

- (c) shall direct iliai, in defaull of llie payment of any instalment ordered under clause (d), the dccree-holder shall he put into possession of the properly referred Ki in clause (e) and Lhat the amount for which the decree-ho I tier purchased such property in execution of (he reopened decree shall be set off aguinsi so much of the amount of the new dccree as remains unsatisfied.
- (3) In this section lhc expression "suit to which this Act applies" includes a proceeding in respect of any application relating to the admission or amounl of a proof of a loan advanced hefore or after [he commencement of this Acl in any insolvency proceedings.
- (4) This section shall apply lo any suil, whatever its form may be. if such suit is substantially one for [he recovery of a loan isr for the enforcement of any agreement of security in respect of a loan or fur the redemption of any such security.
- (5) Nothing in this section shall affect the rights of any assignee or holder for value if the Courl is satisfied that the assignment to him was bona fide, '[and, in the case of an assignment after the commencement of this Act, also that he had not received] the nolice referred to in clause (a) of subsection (1) of section 28.
 - (6) Notwithstanding anything contained in any); w for the time being in force,ô
 - (a) the Court which, in a suit to which this Acl applies passed a decree which was 1101 fully satisfied by the first day of January, 1939, may exercise the powers conferred by subsections {1) and (2)ô
 - (i) in any proceedings in execution of such dccree, or
 - (ii) on an application for review of such decree made williin one year of the date of commencement of this Acl, and the provisions of rules 2 and 5 of Order XLVII of lite First Schedule 10 the Code of Civil Procedure, 1908, shall not apply to any such application;
 - (b) any Courl before which an appeal is pending in respect of a decree referred to in clause (a) may either-ilself exercise ihe like powers as may be exercised under sub-sections (I) and (2), or refer (he case 10 the Court which passed the decree directing such Court to exercise such powers, and such Court shall after exercise thereof return (lie record with the additional evidence, if any. taken by il and ils findings and the reasons therefor to the Appellate Courl and thereupon the provisions of rule 26 of Order XLI of the First Schedule (o the Code of Civil Procedure, 1908, slinll apply,

'The words within square hr;ickci£ were subsiliuted for [he w finis ";md that he had ntfl received" by s.Sf.l) ofihis Bengal Money-lenders f Amendment) Act, 1965 (West lien. Aci

- 37. Notwithstanding anything contained in any law Tortile lime being in force, no Courl shall order execution of a decree passed in any suil lo which lhis Aci applies by arrest and detention in prison of the judgnieni- debtor.
- '37A. In the ease where any loan is .sccured by a mortgage and the mortgagor ostensibly sells ihe mortgaged property on ;my of llie conditions specified in sub-section (c) of section 5f> of the Transfer of Property Act, 1882, then, notwithstanding anything to the contrary contained in the proviso to ihe said sub-section, ihe transaction shall always be deemed to be a mortgage by conditional sale and the mortgagee a mortgagee by conditional sale Tor the pur poses of the said sub-section.

[Ben. Act X

3S. (I) Any borrower may make an application at any lime lo; t Court which would have jurisdiction lo entertain a suit by llie lender fur the recovery of ihe principal and interest of a loan made before or after the commencement of lhis Act for laking necounis and for declaring the amount due to the lender. Such application shall be in ihe prescribed form and shall be accompanied by a fee off: nf of one rupee, and on receipt of such application the Court shall cause a notice thereof in be

orcyc^uii orf; nf decrees hy ."irresi and detention in prison.

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sale.

(2) The Court shall thereafter take an account of the transactions between ihe parties and shall declare the amounts. iT any,ô

(a) payable and already due.

served on the lender.

Snving lh (a) 10 (b) mofliiigi' by the

b) payable but not yei due

by the borrower to llie lender, whether as principal or inieresi or both. In accounts under lhc section (lie Court shall follow the same procedure as ii does in regard to civil suits and, so far as may be, the provisions of Chapter IV, VI and VII.

(3) A proceeding under this section shall be deemed to be a suit for the purposes of section 11 of the Code of Civil Procedure, 190K, and a declaration under this section shall be subject to appeal, if any, as if n were a decree of the Court, and every decision in appeal shall be subject to appeal by to the High Coun in lhc same manner as a decree passed in appeal.

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Limoi'ru due.

39. (1) Where any Num of money has been declared under subsection (2) of section 38 to be payable by the borrower lo the lender as principal or interest or both, or where a borrower has sent to a lender by poslal money order any sum of money due from him to lhc lender in respect

oT a loan and the lender has refused to accept the same, the borrower may apply in the prescribed manner lo ihe Civil Court of the lowesi grade having jurisdiction over the place where he resides for permission to deposit lile said sum in Court to llie account of ihe lender, and the Court shall keep ihe said sum in deposit.

'Section 37A was added by > 9 of lhc Rental Money-lenders i A_{i1} , $T_{i+1}nvn_{ij}$ Acl. 1%? rM.s-,

Deposit in Counof nionijydue In !.

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of 1940.]

(Chapter VJi.—Aliscelltiiieoiis. —Section 40.)

(2) The Court shall thereupon cause notice til"llie deposit io be served on lhc lender, and the lender may on presenting a petition, verified as for a plaint and staling the sum ihen due in respect of ilic loan and his willingness to accept ihe money so deposited, receive the sum:

Provided ihai in accepting any sum deposited under this section, a lender shall not be bound by any statement made by the borrower in depositing the same:

Provided also that, if the Court is satisfied that the lender has, without reasonable excuse, refused to accept any sum sent to him by postal money order by the borrower in respect of the loan, if may direct lie payment to the borrower, from the money so deposited or otherwise, of such sum as damages and costs as ii thinks fit.

- (3) Notwi ills landing any agree men l between l)w parties, when the borrower has deposited in iv of ISS2. Courl under ihis section any sum due in respect of the loan, if such sum is in payment of the principal or any part thereof, the interest nn sucii principal or pari shall cease from lhc date of service of nolice on lhc lender under sub-section (2).
- (4) Nothing in this set lion shall affect the operation of seclions 83 and 84 or the Transfer of Property Acl, 1882. in regard lo loans lo which those seclions apply.
- 40. (I) No lender shall lake from a borrower or intending borrower; my nulc, promise lo pay, power of attorney, bond or security which does not slate '[the address of ihe borrower, ihe date and place of transaction,] the actual amount of llie loan, the rale of inieresi charged and the lime, if any, within which the principal is stipulated to be repaid in full, or which states any of such particulars incorrectly, nor shall he take from any borrower or intending borrower any instrument in which any entry is left blank for completion at a latter date.
- (2) Whoever intentionally contravenes the provisions of subsection {I) shall, on conviction, be punishable with simple imprisonment which may extend to six months or with fine which may extend to one thousand rupees or with boili.
- (3) No money-lender shall take from any borrower or intending borrower any note, promise to pay, power of attorney, bond or security which described or refers lo as a commercial loan any loan which is not a commercial loan.
- (4) Notwithstanding anything contained in any law for the lime being in force, any note, promise to pay. power of attorney, bond, security or document referred to in sub-section (I) or sub-section (3) shall be void and unenforceable.

Tlk: words wiiliin square tirackuls were indued bys till 1) of ihu Rcngjl Money-lenders

(Chapter V! I, —M isce I la neons.—Section -//,)

The Bengal Money-lenders Act, 1940,

(5) Notwithstanding anything contained in any law for the time being in farce. in any suit, or proceeding lite burden of proving that a loan is a commercial ioau shall be on lite money-lender who advanced the loan.

I or IS72.

- '(6) Notwithstanding anything contained in the Indian Evidence Act, ! 872, evidence adduced by a borrower in a suit to which this Act applies or a suit brought by a borrower for relief under sec I ion 36 or in any criminal proceedings under section 41 or section 42, of any oral agreemenl or statement contradicting, varying, adding to or subtracting from the terms of any document creating or witnessing a loan shall be admitted.
- 41. (I) Whoever inolesis, or abets the molestation of, a debtor for the purpose of recovering or attempting lo recover, a debt shall be

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M,n- punishable, on conviction, with imprisonment which may extend to one year or witli fine which may extend to one thousand rupees or widi both.

Explanation.ô For the purposes of this section, a person who, with intent to eau.se another person to abstain from doing any acl which he lias a right to do or to do any acl which he has a right lo abstain from doing.ô

- (a) obstructs or uses violence to or intimidates such other person, or
- (b) presistently follows such other person from place to place or interferes with any property owned or used by him or deprives him of, or hinders him in the use thereof, or
- (c) loiters or docs any similar act al or near a house, building or place where such other person resides or works or receives bis pay or wages or carries on business or happens to beô

shall be deemed to molest such other person;

Provided that a person who attends all or near such house, building or place for the purpose only of making a formal demand for repayment of a loan due or of obtaining or communicating information shall not be deemed to molest.

- (2) Notwithstanding anything contained in the Code of Criminal AciYof Procedure. 1898, an offence under this section shall be cognisable and 'bailable
- (3) Nothing in this section shall he deemed lo restrict the provision Ben. Act tv of lhc Bengal Workmen's Protect ion Act, 1935J. ofiy35.

'Sub-siclion (6) was insencd by s. 10(2) of [lie Bengal Money-tenders (Amendment) Acl. 1%5 (West Ben. Acl XXI of 1965).

Thi'«: figures w ere substituted for the figures 1 y3-1" bys.2 uid llie Fnsl Schedule lo lhc

(Chapter VII.—Miscellaneous.—Seclions 42, 43.)

42. (!) When any money-lender or any servant or agent of, or any person responsible for ike management of the money-lending business ol", a money-lender knowingly and wilfully commits, authorises or permits any default in complying with, or any contravention of, any provision of this Aci, if the money-lender or such servant, agent or person isô

Genera] provisions regarding penal lies.

- (a) an individual, such individual, or
- (b) an undivided Hindu joint family, any member of such family who is knowingly and wilfully a parly io such default or contravention, or
- (c) a body corporate, any director or officer of such body who is knowingly and wilfully a parly to such defaull or contravention, or
- (d) an unincorporaied body, any member of such body who is knowingly and wilfully a parly to such default or contravention.

shall, where a specific penalty has been provided in this Act, be punishable under the provisions of this Act providing such penally, and where no such specific penalty has been provided, be punishable on convictionô

- for the firsi ofrence, with fine which may exiend to two hundred rupees.
- (ii) for the second offence, with fine which may extend to five hundred rupees, and
- (iii) for any subsequent offence, with rigorous imprisonment which may extend lo ihree months and shall also be liable to fine.
- (2) No Court shall lake cognizance of an offence punishable under sub-section (1) except on the complaint in writing of the'f Slate] Registrar or a Registrar or of a person authorised in ihis behalf by the '(State) Registrar or a Registrar,
- (3) The '[Slate] Registrar may order the withdrawal of a complaint made under sub-section (2), and, if he does so, shall forward a copy of such order to the Courl, and upon receipl thereof by ihe Court, no further proceedings shall be taken on the complaint.
- (4) No Court inferior to that of a Presidency Magistrate or a Subdivisional Magistrate or a Magistrate of the first class shall try an offence punishable under sub-section (1).
- 43. No suil, prosecution or proceeding shall lie against any [pcrson1 : * x * f_{or} anything which is in good faith done or intended to be done under this Act.

Protection lo pOCWKIS acting under (his Act.

'.See foot-note 5 on page 519.uiuc.

-Tliis word was substituted for the word "servant of llic GovomiiK-m" by s. 11 of lhc Bengal Moriey-Icnders (Amendment) Aci. 1965 (Wesl Ren. Act XXI of 1965). Prior lothissubslilulion lhc

word "Government" wis substituted for the word gat wonder the period of nw.s Orrl.-r

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(Chapter VII.—Miscel!tnu>(?its.—Section 44.)

fowrfo 44. (1) The '[Stale] Governmeni may, subject lo ibe condition or im.i \mathbf{W} lrules, previous publication, make rules 7 for carrying out the purposes of this Acl.

- (2) In particular and without prejudice io llic generality of the foregoing power, such rules may provide for the following matters, namely:ô
 - ³(a) the conditions referred io it? the proviso to section 3;
 - (b) (he control lo be exercised by the ¹ [State) Registrar over Registrars and Sub-Registrars and by a Registrar over Sub-Registrars;
 - J(bt>) ihe manner of appointment and qualifications of Inspectors referred tr> in sub-section (1) of section 6A, the powers and duties of such Inspectors and the control to be exercised over such Inspectors by llie Slate Registrar, Registrars and Sub- Registrars;
 - (c) the form in which registers under section 7 shall be maintained;
 - (<j) the form and manner in which an application Tor the giant of a licence shall be made, and the particulars lo he therein contained:
 - (c) (he manner in which licence fees and penalties shall he paid;
 - CO the form or licences;
 - (g) the form of, «nd the fee payable on, an application under sub-section (2) of section M;
 - (li) the procedure lo be followed by a Competent Court or by a Registrar in proceedings under section 16;
 - (i) the form in which a Courl shall send ihe substance of lhc order referred io in sub-section (5) of section 20, and the method of circulation of ihe same lo other Registrars;
 - (j) the form in which a money-lender shall maintain his cash book, ledger and receipt book;
 - (k) the form of, and the particulars to be contained in, the statement to be delivered under sub-section (2) of section 24:
 - the form of the statement to be furnished under section 25 and the fee to be paid under the proviso lo sub-section (3) of that section;

'5rr foul-note 5 DPI page 5I9,«nli\

Tor llic Uencjf Money-lender Kn/es. *19-IQ*. nude Udder seer (on 4-J. *sfu iioliFiujiipn* Xa Jo.SJJ., (bled IRlli December. I 940. published in ihe *Catania Carciti'* or 19^0, pun I. pjcc?- .H&S-t-tyS. as subsequently. amended.

Fur providing for llie conditions tor declaring a bank lo be a noli fie (1 Mnk under sec lion 3 of lhc Acl *sre* iiotifiL-aiion No. ISfXIJ.. dated 1.J.S2. published ii ihe *Cnlcann* (Jn-riK ul 1952, part 1. pace 11 i i

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""I'liis r)-iu\e mms . (I;I."il hv s. 12 o I llie Bengal Money-kiiders (Amendment) Acl. I^CiS

(Cha pie i VII.—Miscellaneous..—Sec lion 45, 45A.—The Schedule.)

- fm) the fonn in which informal ion filial I be supplied to an assignee under clause (h) of sub-section (I) of section 28;
- (n) the form in which notice shall he given by lhc plainiiff lotlie defendant under suh-clnuse (ii) of clause (a) of subsection
 (1) of section 34, and by the decree-holder lo llie judgment-debtor under suh-section (2) of iluu section;
- (o) the fonn of an application under section 38; and
- (p)' the manner in which an application under section 3S) shall be made.
- 45, The Bengal Money-lenders Act, 1933, shall not apply lo any loan to which this Act applies nor lo any trans action connected with such loan.

Act
VI) of 193?
rioi it) apply to
loans Co
which this
Aci applies.

Hi peal.

'45A, The fallowing Acts are hereby repealed, namely:ô

- (2) Tlie Usurious Loans Act. 191 S, in so far as it applies lo West Bengal, except in cases relating to mailers enumerated in subclauses (d), (e), (0, (1) and (i) of clause (12) of section 2.

THE SCHEDULE,

[Sections 14(1) (b) and 15.J

Any oTfcnce punishable under any of the following suctions of the Indian Penal Code, namely, sections 379 to 382, 384 to 389, 392 to 404, 406 to 409, 411 to 414, 417 to 424, 449, 450. 451 (with intent to com mil theft), 454 (with intent lo commit tliefl). 455, 457 (with intent lo com mil ihcfi), 458 to 4C2. 465, 477 and 477A or under section 52 of lhc Indian Post Oflice Acl. 1898.

For Slal.'mem 1)1 Obj'.vl s and Reasons, we the Ciilculm Gazette. Extraordinary. da led

of IS9S.

The Indian Insurance Compjincs Acl, 192K (XX ol 192S) was repealed and rc-enMed hy llic Insurance Acl, (IV of IV 'S>

Tlk- in J i.i n Li fir Assurance Companies Acl. 1912(VI of ID 12) was reps a led and re-enacted by lhe Insurance An. 1(IV ol 19.1S),

This clausc waNinjcneti bys. 2(2)ufihe Btfiipid Moneylenders (Amend mcnl) Acl. J9fiS (Weil Den. Acl XXI ol 19fis>'

"Ath-clau" (a), (b) and (were omitled s substimited for Mm w ords "any GovernnK:nl In Brilisli India" by para. 11) of Art. 3 and the

Schedule lo [lie Indian Independence (Adaptation of Bengal ~nl Punjab AcIsl Order. 19-IS,

anil thereafter llic word "Slale" u» Mibsliruled lor I he word "Provincial" by paru l(I) of ihe Adaptation of l.Î i Order, JSJ.Sl).

'Sic ihis word "by " has been inserted by clerical error 'Si'iiuin 45A u j-s Gilded by s. 13 of I hi: Uaiuul MoncvtLmlcrs (Ainunilnum) Ail. I'SfO