Bengal Act III of 1890

(The Calcutta Port Act, 1890.)¹

	Ben. Aci II oF 1894.
	"Ben. Act VI or
	1895. Ben. Act II or
	1898. Ben.
	AclIVori905. Ben
	Act I of 1908. Ben
	Act I of 1910. Ben.
	Aci I of 1912. Ben.
	Act I of 1915. Ben
	Acl VII of 1920.
	Ben. Aci VI of 1923.
AMENDED	Ben. Acl I of 1926.
	Ben. Acl VI of 1926.
	Ben. Aci III of 1933.
	Ben. Acl IV of 1934.
	WcslBen. Act XXV
	or 1954.
	Act I of 1903. Act
	XXV or 1942. Act
	XXXVI of 1948. Act
	XXXV or 1951.
	ActXLI or 1952. Act
	XIII or 1958. Act
	LVIII or 1960. Act
	XV of 1970. Ben.
REPEALED IN PART AND AMENDED	AcL IV of 1895.
	Ben. Acl II of 1907.
	Ben Acl V of 1915.
	Acl LVI of 1974.
	(a) The Government
	or India (Adaptation
	of Indian Laws)
ADAPTED	Order, 1937,
	(b) The Indian Inde-
	pendence
	(Adaptation or
	Bengal and Punjab
	Acts) Order, 1948.
	(cj The Adaptation of
	Laws Order, 1950.
	(28(h May,
	1890.)

LEGISLATIVE PAPERSô ForSlatemeniorobjecLs unJ Renins, JI-C ihe *Cttteunu Gazette* of 1889, Pan IV. page 26. an J for Proceedings in Council, *set ibid*. 1889, Supplement, pages 661.714.960.*ibid*, 1890.Supplement, pages 3.45.172, 200, 452, 504 and 668.

LOCAL EXTENT.ô This AeleMrnds only lo iht Porlof C.ilcullaô ate ihc (ille and preamble.

The Calcutta Port Act. 1890.

[Ben. Act III

(Chapter /.—Preliminary.—Sections J, 2.)

An Act to consolidate and amend the law relating to the Port of Calcutta and to the appointment of the Commissioners T - for rhe said Port.

Preamble. WHEREAS it is expedient to consolidate and amend the law relating to thePort of Calcutta and to the appointment of Commissioners for the said Port: It is hereby enacted as follows :ô

CHAPTER I Preliminary.

^{ment.} 1. (I) This Act may be called the Calcutta Port Act, 1890. (2) It shall come into force on such date¹ as the ¹[Central Government] may direct, not being more than three months after the date on which it may be published in the '[Official Gazette] with the assent of the ^J[President].

Enactments 2. (*l*) On the commencement of this Act, the enactments speci- $_{rcpcaled, j_n}$ ^ $_{pj_ns}$ Schedule shall be repealed to the extent mentioned in

the third column thereof.

(2) But this repeal shall not reviveany office, authority or thing abolished by any such enactments, or affect the validity of anything done or suffered, or any right, title, obligation or liability accrued, before the commencement of this Act.

(3) All rules and bye-laws prescribed, appointments made, powers conferred and notifications published under any such enactments shall, so far as may be, be deemed to be respectively prescribed, made, conferred and published under this Act.

(4) Any enactment Dr document referring to any enactments hereby repealed shall be construed to refer to [his Act, or the corresponding portion thereof.

(5) Nothing herein contained shall deprive any person of any right of property, or other private right, except as hereinafter expressly provided.

The 1st June, 1890.ô *See* Notification No. 143, dated the 28th May, 1890 in the *Calcutta Gazelle* of 1890, Part I, Page 509.

These words vvcre substituted for the words "Local Government' by para. 3 and Sell. IV to the Government of India (Adaptation of Indian Laws) Order. 1937.

These words were substituted for the worts ' 'Calcium Gaztiie" by paragraph 4 (I), ihid.

This word was substituted for the word "Governor-General" by paragraph 4(1) of the Adaption of Laws Order, 1950.

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Title and commence-

of 1890.] The Calcutta Port Act, 1890.'

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(Chapter I.—Preliminary.—Section 3.)

3. In this Act, unless there be something repugnant in the subject or	Definitions.
contextô *	
(1) "the Commissioners" shall mean "the Commissioners '[for the Porl] of Calcutta" hereinat'ier incorporated ;	"ihe Commis-
*	sioners."
(2) "Commissioner" shall mean a member of the said Corporation;	"Commis- sioner."
(3) "dock" shall include all basins, cuts, quays, wharves,	"dock."
warehouses, tramways, and other works and things appertaining to any	
dock ;	
(4) 'goods" shall include wares and merchandise of every	"goods."
description ;	
"land" shall include the bed of the river below high water- marks;	"land,"
 ²[(d) "master" when used in relation to any vessel or to any aircraft making use of the port, means any person having for the lime being Che charge or control of such vessel or such aircraft, as the case may be, except a pilot, harbour master, berthing master, dock master or assistant harbour master of ihe port;] (7) "pier" shall include any stage, stairs, landing-place, jetty, 	"master."
floating-barge or pontoon, and any bridges or other works	
connected therewith ;	
(8) "port" shall mean ihe Port of Calculia ;	pier.
Mffo) "Port approaches" shall mean those pans of the navigable	
rivers and channels leading to the port in which the Indian	
Ports Act, 1908 is in force ;	"port."
(8b) "public securities" shall meanô	"Port
(a) promissory noies, debentures, stock or other securities of the	approa- ches.''
Central Government or of any State Government;	cheb.
(b) debentures or other securities for money issued by, or on behalf	
of, any municipal body, Improvement Trust or Port Trust	"Public securities.'
under the authority of any law for the time being in force in	
India, and includes the debentures or other securities issued by	
the Commissioners under this Act;]	

XV of 1908.

These words were substituted Torihc wortls ' 'of the Port" by s. 60 (a) of the Port Trusts and Paris (Amendment) Aci, 1951 (XXXV of 1951).

^Clause (6) wns substituted for lire original clause (6) by s, 60 (b), ibitl.

'Clauses (Sti) and (8b) were inserted by s. 60 ibid.

The Calcutta Pan Act, 1890.

[Ben. Act III

(Chapter /,-Preliminary.--Section 3A.ô Chapter II.ô Of the Constitution of the Port Commission.—Sections 4, 5.)

'm "vessel." "wharf," <!0)

М

"vessel" includesanythingmadeforiheconveyance mainly by waier of human beings or of properly ;]

"wharf' shall include any bank of the river which may be improved to facilitate the loading or unloading of goads, and any foreshore used for the same, and any wall enclosing or adjoining such bank or foreshore.

(I) Any requirement in this Act that a notification, order, rule orbye-law issued or made by the Commissioners orby the Central Government shall be published in [he Official Gazette, shall, unless otherwise expressly provided in this Act, be construed as a requirement that the notification, order, rule orbye-law shallô

(<0 where it is issued or made by the Commissioners, be

published in ihe Official Gazette of the State, and (£) where ii is issued or made by ihe Central Government, be published in the Gazette of India.

(2) Any notification, order, rule or bye-law issued or made by the Central Government shall, for general information, be also republished in the Official Gazette of the State.

-3A.

Previsions of Act to be carried cut by body of Commissioner;.

Conslhuiion of

sioners.

of 1890.] *The Calcutta Port Act, 1890.'*

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CHAPTER II Of the Constitution of the Port Commission.

4. The duties of carrying out the provisions of this Act shall, subject to such conditions and limitations as are hereinafter contained, be vested in a body of Commissioners to be called "the Commissioners for the Port of Calcutta"¹, and such body of Commissioners shall be a body corporate and have perpetual succession and a common seal, and shall sue and be sued by [he name first aforesaid.

*5. There shall be twenty-four Commissioners, that is to say :ô

(i) the Chairman, *ex-ojftcio*;

Requirements as lo publication of (unifications, orders, etc., in the *Official Gazelle*.

(ii) the Deputy Chairman, ex-officio;

(Hi) the Collector of Customs, Calcutta, ex'offtcio;

'Clause (9) was substited Tor the original elausc by s. CO ($\leq i$) of the Port Trusts ind Ports (Amendment) Act, 1951 (XXXV of 1951).

ÉScclian 3A was inserted by S. 61, ibid.

'Section 5 ivas subsiiiuled for the previous section by s. 2 und the Schedule of the Bombay. Calcutta and Madras Port Trusts (ConsLituiiun) (Amendment) Act. 1948 (XXXVI or 1948).

or 1890-] The Calcutta Port Act, 1890.

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(Chapter If, —Of the Constitution of the Part Commission.— Section 6,)

(iv) the Chief Executive Officer of the Municipal Corporation for [he City of Calcutta, *ex-officio*;

Vv) the General Manager, Eastern Raihvay, ex-offtcio;

'(vi) the Director of the Railway Board at Calcutta, *ex-officio*;

(vii) one representative of the Mercantile Marine Department chosen by ihe Central Government;

(viii) one representative of the Defence Services chosen by ihe Central Government;

(ix) one representative of the -[State] Government chosen by the ¹[State] Government;

(x) two representatives of labour chosen by the Central Gov-

ernment after consultation with ihe registered trade unions, if any,

composed of persons employed in the Port; and

(xi) thirteen elected Commissioners.

6. *(/) Of the thirteen elected Commissioners one shall be elected Election of by ihe Municipal Corporation of the City of Calcutta, one shall be Commis- elected by the Howrah Municipality and the remaining by such State² or local bodies representing commercial interests as the Central Government may, from time to time, by notification in the *Official Gazelle*, specify, and such notification may also specify ihe number of .

Commissioners that each of such bodies may eleci.

(2) The election shall be made in such manner as may be determined by the electing bodies, subject to the approval of the ^J[Central Government]; and the name of every person so elected shall be published in ihe $^{Official Gazette]}$.

 ${}^{h}(3)$ All the Commissioners other than those who are *ex-offtcio* Commissioners orelected Commissioners shall be appointed either by name or by vinue of office by the Central Government by notification in the *Official Gazette*.

Those clauses (i) and (vi) were subsliluled Tor the original clauses by 5. 2 of I be Calcutta Port (Amentlmenl) Acl, 1952 (XL! of 1952).

-The word "Stale" was substituted for llic word "Provincial" by paragraph 4(0 of LIIC Adaptation of Laws Order, 1950.

'Sub-scction () was subslilucd for the original sub-scclinn by s. 2 and the Schedule of Ilic Bombay. Calcutta and Madras Port Tnisis (Constitution) (Amendment Am. 194B (XXXVI of 19*18).

%?(? fuut-nulc 2 on page 12. *nine*.

fool-nole 3 on page 12. tone.

"Sub-section (3) was inserted by s. 62 of ihe PonTrusis and Poris (Amendment) Act. 1951 (XXXV of 1951),

The Calcutta Port Act, 1890.

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of 1890.] ThéChalpuera Hort-Octthe&Obhstitution of the Port Commission.---Sections 7---IQ A [0A.)

7. In the event of default being made by the electing bodies aforesaid in electing any Commissioner under the last preceding section within the period hereinafter prescribed in this behalf, ii shall be lawful for the '[Central Government] lo appoint a person ¹[by notification in the '[Official Gazette and the person so appointed shall³[foralUhepurposesof this Act] be deemed to be a Commissioner as if he had been elected.

*8. The Chairman and Deputy Chairman shall be appointed by the Central Government by notification in the *Official Gazette* and shall hold office during the pleasure of the Central Government.

9. [Term of office of Chairman and Deputy Chairman.—Rep. by s. 64 of the Port Trusts and Ports (Amendment) Act, 195} (XXXV of J 95 J).]-

In default omelet-lion, Ccniral Government to appoint.

*10. (/) Subject to the provisions hereinafter contained, every person appointed by name or elected to be a Commissioner shall hold the office to which he shall be appointed or elected for a term of two years commencing on the first day of April next following his appointment or election, as the case may be, but may at the expiration of such term, be re-appointed or re-elected.

Appointment of Chairman and Deputy Chairman. (2) Subject to the provisions of section IDA, every person appointed by the Central Government to be a Commissioner by virtue of an office shall, until ihe Central Government by notification En the *Official Gazette* otherwise directs, continue to be a Commissioner so long as he continues to hold that office.

Term of **Gf**signation of of **Commis**sioners. (5) The term of office of every Commissioner appointed by name or elected as such and holding office on the 1st day of April next following the commencement of the Port Trusts and Ports (Amendment) Acl, 1951, shall be deemed to have expired on that day.

*10A. A Commissioner appointed by the Central Government whether by name or by virtue of an office or an elected Commissioner

These words within square brackets were inserted by s, 4 of the Calcutta Port (Amendment No, II) Act. 1926 (Ben. Att VI of 1926).

^J Section 8 was subslilled for I lie former section 8 by s. 63 ofthe Port Trusts and Pons (Amendment) Act, 1951 {XXXV or 1951),

'Section 10 was substituted for the former section by v 65. *ibid.* "Scc'lkmi IOA was insttteJ by s. 66, »I>iU

XXXV of 1951,

1951 (XXXV of 1951).

"This word was substituted for the word "Vice-Chairman" by s. 6 of the Calcutta Port (Amendment) Act, 1920 (Ben. Act VII of 1920).

These words were substituted for the words "leave allowance" by s. 68 (7) of the Port

Trusts and Pons (Amendment) Act, 1951 (XXXV of 1951).

These words were inserted by s. 68 (2). ibid.

"These words within square brackets were substituted for the word "this" by s. 2 of the Calcutta Port (Amendment No, 1) Act, 1895 (Ben. Act IV of 1095).

^{&#}x27;See fool-nolo 1 on page 12. ante.

[■]Set fuoi-noic 3 on page 12. ante.

¹Sub-seclion (/) ofsection 1 I was substituted by s. 67 (!) of the Port Trusts and Pons (Amendment) Act. 1951 (XXXV of 1951),

^yScc root-note 2 on page 12, ante.

^{&#}x27;These words were inserted by s. 67 (J) of lite Port Trusts and Ports (Amendment) Act,

(Chapter II.— Of the Constitution of the Port Commission.- Sections II— 13.)

may at any time resign his office by giving notice in writing to the Chairman who shall forward the same to ihe Central Government, and on such resignation being accepted by that Government, he shall cease to be a Commissioner, and his office shall thereupon become vacant.

'11. ${}^{2}[(J)$ the Chairman and Deputy Chairman shall receive such salary and allowances, if any, as may from time to time be fixed by the Central **18** Government.]

(2) [Omitted by s. 67(2) of the Port Trusts and Pons (Amendment) Act, 1951 (XXXV of 1951).]

(3) The '[Central Government] may determine whether any and what fees shall be paid to the Commissioners ^J[or any class of [hem] other than the Chairman and the Deputy Chairman for attendance at meetings for the transaction of ihe business of the Trust.

(4) The payment of any salary, allowances, or fees referred to in subsection (/), (2) or (5) shall be subject to such conditions and restrictions as may be fixed by ihe -'[Central Government],

12. It shall be lawful for the '[Central Government] lo grant leave of absence to the ^s[Chairman] and to appoint a person to officiate for such ^[Chairman] during his absence on leave.

13. (7) The -[Central Government] shall also fix the amount of ^{fi}[leave salary and allowances, i f any] to be granted 10 the -'[Chairman], and the salary '[and allowances, if any,] to be paid to the person who shall be appointed to his office.

(2) Any person appointed under "[the last preceding] section to act for the^s[Chairman] shall, while so acting, have all the powers, and be

Salary and allowances of Chairman and Deputy Chairman, and fees payable to Commissioners for attendance al meetings.

Power to grant leave of absence to Chairman. Central Gocvemmcni to fix leave allowance of Chairman.

$\frac{1}{8}$

(Chapter II.—Of the The Calcutta Part Act, 1890. Constitution of the Port Commission.— Sections 13A. I3B, 14, 15.)

[Ben. Act III

liable I'o all the restrictions, and limitations, which the '[Chairman] under this Act has and is liable to.

¹13A. The Central Government may fix the amount of gratuity or compassionate allowance, if any, which shall be paid to the Chairman or Deputy Chairman on his retirement from office and may determine the conditions under which the said graiuily or compassionate allowance shall be so payable. É

³13B. Notwithstanding anything contained in ihis Act, the Central

Government may permit the Chairman and ihe Deputy Chairman or either of ihem who, before such appointment, had been an employee of the Commissioners, to join the provident fund established by the

Commissioners under section 30A for the benefit of their employees and

may determine the conditions and restrictions subject to which such

Graiuily, etc.. Cor Chairman or Deputy Chairman

Permission lo Chairman and Deputy Chairman to join provident fund.

permission may be given. "14. (/) Every vacancy in the office of an elected Commissioner or of .a Commissioner appointed by name caused by the expiration of the term of office of such Commissioner shall be filled by election or appointment, as the case may be, within one month immediately preceding the date of

vacancies in the expiration of such term. (2) Every vacancy in theofficeofaCommissionerappointed by the Central Government by virtue of an office caused by the expiration of the term of office of such Commissioner or otherwise shall be filled by

Mode of filling temporary vacancies

Filling of

office of Commis-

sioners.

15. (/) A temporary vacancy caused by the absence on leave of any '[elected or appointed Commissioner], for a period not less lhan three months nor more lhan one year shall be 'in the manner hereinbefore filled up by election ⁴[or appointment, as the case may be,] ^

appointment within one month of the occurrence of such vacancy.

provided.

'See fool-now 5 on page 17, tmie.

Scclion 13A was substituted for the original scclion by s. 69 of the Port Trusts and Pons (Amendment) Act, 1951 (XXXV of 1951).

Section 13IS was inserted by s. 70, ibid.

'Scclion)<1 was substituted for the original scction by s. 71, ibid.

"These words were substilued for the words "elected commissioners" bys. 72 (/) (a), ibid. These words were inserted by s. 72 (/) (b). ibid.

"The words "or appointment11 in sub-section (/) and the words "or appointed" in subsection (2) were omitted by s, 8 of ihe Calcutta Port (Amendment No. II) Act. 1926 (Ben. Aci VI of 1926).

(Chapter I!.— Of the Constitution of the Port Commission.- Sections 16, The Calcutta Port Act, 1890.

(2) A person elected '[or appointed] ⁷' ' " under this section to fill a temporary vacancy shall hold oFfice until the expiry of the term of leave granted to the Commissioner whose place he fills.

'(5) Nothing in this section shall prevent a person being elected or appointed as a Commissioner for a period shorter than three months in the place of an absent Commissioner, on the application of the Commissioners in meeting if the absentee is an elected Commissioner, or at the discret ion of the Central Government if he is a Commissioner appointed by the Central Government.

^16. Any casual vacancy in the office of an elected Commissioner or of a Commissioner appointed by name caused by the death or resignation of such Commissioner or by virtue of the provisions of sub-section (2) of section 17, shall be filled within one month by election or appointment, as the case may be, in the manner hereinbefore provided :

Provided that the Commissioner so elected or appointed shall retain his office so long only as the vacating Commissioner would have retained the same if such vacancy had not occurred.

⁵16A. (7) Nothing in the foregoing provisions shall prevent a person being appointed by the Central Government to fill any vacancy in the office of a Commissioner appointed by the Central Government eitherbynameorby virtue of an office aftertheexpirationofthe period specified thereforin section 14or section 16, as the case may be, if for any reason it hasnot been possible for" Central Government to make the appointment within the said peri<- .

(2) If the Central Government is satisfied that an electing body has failed to elect a Commissioner within the period specified therefor in section 14 or section 16, as the case may be, for reasons beyond its control, the Central Government may, by notification in the *Official Gazette*, direct that the election shall be held on or before such date (after the expiration of the said period) as may be specified in the notification.

These words were inserted by s. 72(2) or the Port Trusls and Pons (Amendment) ACL 1951 (XXXV of 1951).

^This sub-seelion (J) was inserted by s. 72 (3) oF the Port Trusls and Ports (Amendmcni) Acl, 1951 (XXXV or 1951).

Section 16 was substituted for the original section 16 by s. 73. *ibid.* Section I6A was inserted by s. 74, *ibid.* Term of temporary appointments.

Filling of casual vacancies.

provision for appointment or election of Commissioners aricr the prescribed period.

Saving

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See Tool-note 7 on page 18, ante.

of 1890.] The Calcutta Port Act, 1890.'

21

[Ben. Act III

(Chapter //.- Of the Constitution of the Port Commission.-Scction 17.)

(J) Where a Commissioner is appointed by name or elected under sub-section (2) of this section or appointed under section 7, to Fill any such vacancy as is referred to in section 14 after the expiration of the period specified therefor in that section, the term of office of such Commissioner shall commence on the date on which his appointment or election, as the case may be, is notified in the Official Gazette and shal 1 expire on the date on which his term of office would have expired if his appointment or election, as the case may be, had been made within the period so specified in section 14,

'17. (1) A person shall be disqualified tobe a Commissioner if heô

- (a) is an undischarged insolvent, or
- (i?) has been convicted and sentenced to imprisonment for an offence involving moral turpitude punishable with imprisonment for a term exceeding six months, or to transportation, such conviction not having been subsequently reversed or quashed, unless the Central Government has by ' order removed the disqualification.

(2) Every preson other than an ex-offic'to Commissioner or a Commissioner appointed by the Central Government by virtue of an office,ô

(a) who, at any time after he becomes a Commissioner, shall be absent from six consecutive meetings without having the permission in that behalf of the Commissioners or who having such permission shall be absent from the meetings for period exceeding one year ; or

Cb) who shall, at any time after he becomes a Commissioner,

, accept or agree to accept any office or place of profit under this Act; or (c) who shall, save with the sanction of the Central Govern-,

- ment participate or agree to participate in the profits of any work done by order of the Commissioners or be concerned or paticipate in the profits of any contract entered into with the Commissioners ; or
- (d) who becomes disqualified forany of the reasons mentioned in sub-section (/); or
- who acts in contravention of the pro visions of section I7A, (e) shall thenceforth cease to be a Commi ssioner andhisoffice shall thereupon become vacant:

'Sections 17 and I7A were substituted for the original section 17 by s. 75 of the Port Trusts and Ports (Amendment) Act. 1951 (XXXV of 1951).

Disqualification or Commissioners.

The Calcutta Port Act. 1890.

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of 189D-]

(Chapter 11.—Of the. Constitution of Ihe Port Commission.—Scciioti 17A.—Chapter 111.— Of the Borrowing Powers of the Commission.— Section IS.)

Provided that no such Commissioner shall vacate his office by reason only of his being a share-holder in any registered joint stock company with which the Commissioners may enter into any contract or by reason of his being interested in any loan of money to the Commissioner:

Provided further that no such Commissioner shall vacate his office by reason of his being interested in any purchase or lease of land or premi ses the sale or lease of wh ich the Commissi oners may determi ne on at a meeting under the provisions of this Act, or of his being interested in any agreement under with facilities may be granted for the landing or shipment of goods in return for stipulated income guaranteed to the Commissioners in consideration of their undertaking to construct or provide such facilities.

'17A. A Commissioner shall not vote on, or take part in, the discussion any question coming up for consideration at a meeting of the Commissioners or of any committee of their number, if the question is one in which he has any direct or indirect pecuniary interest by himself his partner or in which he is interested either professionally on behalf a client or as agent for any person other than the Central Government, a local authority or a railway company.

Form and transferability of debentures.

Power lo

borrow moneys by

way of

debenture.

CHAPTER in **Of the Borrowing Powers of the Commission**.

18. If the ^Central Government] shull, ³...... by an order Power m published in *lhe*.²[*Official Gazette*], so direct, it shall be lawful for [he Commissioners in meeting, from time to time, to raise money for the _____

estimated cost of any of the following purposes sanctioned by the ^Central Government], to such extent as it may, from time to time,

direct:ô

(a) the construction and repair of works and erections necessary orexpedient for carrying out the purposes of this Act;
 (Chapter III.—Of the Borrowing Powers of the Commission.— Sections 19, 20.)

- (b) the acquisition of immovable and movable property requisite for such construction or repair as aforesaid ; and
- (c) the payment of such salaries, fees and expenses, and such principal and interest, as may be due by the Commissioners.

19. When an order has been published under the last preceding section, it shall be lawful for the Commissioners in meeting to borrow '{within such dates as may be approved

²See fool-note 2 on page 12, ante.

"The proviso was omiticd by para. 3 and Sch. IV io lhe Government af India (Adapia[ion of Indian Laws) Order, 1937.

'Sub-sections (2) and (J) were substituted for the original sub-section (/) by s. 3 of the Calcutta Port (Amendment) Act 19(17 [Ren An II nf I orm

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by the Central Government] any sums of money the Commissioners may require for the objects mentioned in the last preceding section, by way or debenture onô

- (*a*) the security of the property now vested, or which may hereafter become vested in the Commissioners, and

20. J [(7) All debentures which are issued under the authority of this Act shall be in such form as the Commissioners, with the previous ,-consent of the ^[Central Government], shall from time to time determine :

6 - *j

'(2) Theholder of any debenture in any form duly authorised under this section may obtain in exchange therefor, upon such terms as the Commissioners shall from lime to time determine, a debenture in any other form so authorized.

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The Calcutta Port Act, 1890.

(Chapter III.— Of the Borrowing Powers of the Commission.— Sections 20A, 21—23.)

 I (3) Every debcniu re issued by the Commissioners shall be transferable in such manner as shall be [herein expressed.

³(4)TherighUo sue in respect of the moneys secured by any of such debentures, or the debenture issued under the authority of any enactment hereby repealed, shall be vested in the holders thereof for the time being, without any Right lo sue preference by reasons of some of such debentures being prior in date lo ^{on}

preference by reasons of some of such debentures being prior in date lo de

³20A. All coupons attached to debentures issued under lhe authority of this Act shall bear the signature of the ""[Chairman] and such signature may be engraved, lithographed or impressed by any mechanical process.

21. All loans contracted by the Commissioners, whether by way of debentures or otherwise under this Act, shall be a first charge of the property now vested, or which hereafter may become vested, in the Commissioners and on the tolls, dues, rates, rents and charges leviable under this Act, as provided by section 19.

22. The Commissioners in meeting may at any lime with the previous sanction of 5 [and within such dates as may be approved by] the 6 [Central Government], raise, either by borrowing from the '[Central Government], or by way of debenture, any money that may be required to pay any amount for lhe time being due under the authority of this Act or any enactment hereby repealed.

23. Unless the "[Central Government]⁹3 * * * shall, by an order published in the "'[Official Gazette], otherwise direct all loans {Chapter ///.— Of the Borrowing Powers of the Commission.— Sections 24, 24A.)

contracted by the Commissioners, under this Act shall be contracted in India and in ihe Indian currency.

24. $|J\rangle$ The Commissioners shall, in respect of each loan contracted by them by way of debenture under sections 19 and 22, pay into a sinking fund half-yearly out of their income before making any other disbursements such amounts as will suffice to liquidate the nominal amount of each such loan within such period as the [Cenlral Government] may in each case direct, provided that such period may exceed the term of the debenture loan but shall in no case exceed sixty years.

(2) The Commissioners in meeting may, at any time, apply the whole or any part of a sinking fund, set apart under this section, in or towards the discharge of the moneys for the repayment of which the fund has been established :

Provided that they pay into the fund in each year, and accumulate, until the whole of the

debentures vested in holders.

Signature or coupons attached to debentures.

Loans con l rue led by Commissioners to be firsl charge an propeny. Power lo raise money for payment of loans.

currency

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3See fool-nole 2 on page 12, ante.

*The words "with the previous sanction of lhe Governor-General in Council" were omitted by para. 3 and Sch.

IV to the Government of India (Adaptation of Indian Laws) Order. 1937.

Î See fool-role 3 on page 12. ante.

of 1890.] The Calcutta Port Act, 1890.'

[Ben. Act **ni**

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moneys borrowed are discharged, a sum equivalent to the interest which would have been produced by the sinking fund, or the part of the sinking fund so applied.

The Calcutta Port Act, 1890.

(i) Such sinking fund shall be invested in '[public securities or in such other securities as the Central Government may approve in this behalf], in the names of two trustees, one being the Commissioner, and the other a person to be appointed by the ^J[Central Government].

Establishment of sinking fund.

Application

of sinking fund.

^s24A. ⁶[(7)] The sinking fund established for the liquidation of any loan shall be subject to annual examination by the Accountant- General, '[West Bengal], who shall ascertain whether the cash and the "[current market value] of the securities at the credit of the fund are actually equal to the amount which would have been accumulated, had

'Sub-section (f) was substituted [of ihe original sub-scciion by s, 2 of the Calcutta Port (Amendment) Act, 1934 (Ben.Act IV of 1934).

'Sec fool-note 2 on page 22. (tine.

"These words were substituted for the words "the Promissory notes and other securities of the Central Government, or in the debentures issued by the Commissioners under this Act" by s. 77 of the Port Trusts and Pons (Amendment) Act, 1951 (XXXV of 1951).

foot-note 2 on page 12, ante.

'Section 24A was inserted by s. 6 of ihe Calcutta Port (Amendment) Act, 1907 (Ben. Act II of 1907).

'Section 24A was rc-numbered as sub-section (/) of that section by s. 3 of the Calcutta Port (Amendment) Act. 1934 (Ben. Act IV or 1934).

⁷These words were substituted for the word "Bengal" by paragraph (2) of Article 3 of the Indian Independence (Adaptation of Bengal and Punjab Acts) Order, 1948.'

"These words were substituted for the words "current value" by s.78 of thcPon Trusts and Ports (Amendment) Act. 1951 (XXXV of 1951).

Annual examination of sinking fund.

Investment of sinking fund.

24

(Chapter III.— Of the Borrowing Powers of the Commission.— Section 24B.)

r investments been regularly made, and had the rate of interest as originally estimated been obtained thereon.

The Commissioners shall pay forthwith into the sinking fund any amount which the Accountant-General may certify to be deficient,

unless the '[Central Government] specially sanctions a gradual readjustment. ~(2) If lhe cash and the '[current market value] of the securities at

the credit of the sinking fund are in excess of the amount which should be at its credit the Accountant-General shall certify lhe amount of this excess, and the Commissioners in meeting may, with lhe previous sanction of the '(Central Government], \hat{o}

(a) withdraw the whole or any part of the certified excess, in which case the trustees in whose names the sinking fund is invested under sub-section (J) of section 24 shall forthwith transfer securities of the requisite '[current market value], or cash and securities of the requisite Current market value], to

the Commissioners ; or

- (b) reduce or discontinue the half-yearly contributions to the sinking fund prescribed by sub-section (/)of section 24; or
- (c) adopt a combination of these measures.

ⁱ(J) The withdrawal of the whole^or any part of an amount which on the annual examination of the sinking fund by lhe Accountant- General was ascertained to be in excess of the amount which should have been at the credit of that fund and the transfer, for the purpose of such withdrawal, of cash and securities of the requisite '[current market value] to the Commissioners by the trustees in whose names the sinking fund was invested under sub-section (5) of section 24,

Ben Act iv made at any lime before the commencement of the Calcutta Port af 193*1, (Amendmeni) Act, 1934, shall be and shall be deemed always to have been valid and lawful.

> ""24B. (1) The Commissioners in meeting may, from time to time, Esiablish- set aside such sums out of their revenue surplus, as they think fit, as a °/ 1 CjVI* V

reserve fund or funds for the purpose of providing against any rund. temporary decrease of revenue or increase of expenditure from tran-

'JTcc fool-nolc 2 on page 22, anw.

"Sub-see lions (2) and (J) were added by s. 3 of the Calcutta Purl (A mend men I) Act, 1934 (Ben. Acl IV of 1934).

"See fool-nolc 8 on page 24, ante.

^JSet'lions 24B and 24C were inserted by s. 2 of (he Calculla Port (AmenJminl) Aci, 1923 (Ben, Acl VI of 1923).

of 1<u>890.]</u> The Calcutta Port Act, 1890.'

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Tlw Calcutta Port Act, IS90.

[Ben. Act III

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(Chapter III.— Of the Borrowing Powers of the Commission.— Section 24 C.)

sient causes or forpurposes of replacement, or for meeting expenditure arising from loss or damage from fire, ship-wreck or other accident or for any other emergency arising in the ordinary conduct of [heir work under this Act:

Provided that the sums set aside as 3 reserve fund or funds shall not exceed such amount, annual or in the aggregate, as shall from time to time be prescribed by the ⁴ [Central Government],

(2) Such reserve fund or funds may be invested only in ³[pubUc securities or in such other securities as the Central Government may approve in this behalf],

³24C. (/) For the purposes oFany investment which ihe Commissioners are authorised 10 make by this Act, it shall be lawful for the Commissioners in meeting to reserve and set apart any debentures or securities to be issued by ihem on account nf any loan to which the approval of the '[Central Government] has been given :

Powerio reserve debentures or sccuriiics for Commis-

sioners.

Provided that in the case of any issue offered 10 the public, the intention so to

⁴ Sec fool-note 4 yn]ia£U 25,«U1A'. ^J Thissub-5CClion(-/) was added by s, SOof Ihe Port Trusisand Pons (Amendment) Aci. 1951 (XXXV 0! 19511 "
'See faai-noie 7 on page 23. ante.
'See fool-nolc 2 on page 22. an if.
'See fool-nolc 2 on page 12. tin re.
^J These words were subsliluled for the words "It shall be lawful for the Commissioners in meeting, if ihey think fil" by s. 81 (a) of lhe Port Trusls and Pons {Amendment) Aci, 1951 (XXXV of 1951).
These words were subsiiLuicd for lhe words "lo repay" by s, 81 (b), ibid.
This word was subslilued for lhe word "him" by paragraph 5 (3) of the Government of India (Adaptation of Indian Laws)
Order. 1937.
'Sections 27A lo 27L were inserted by s. 82 of the Port Trusls and Ports (Amendment) Acl. 1951 (XXXV of 1951)- 'See fool-
note 1 on page 28. <i>oitlr</i> .
'Sire Foui-note 1 on page 28, <i>ttnte</i> . '.fre Tool-nolc I (in page 28. Wife. '5LV foui-note I nn p.igt 28, <i>ante</i> .
'Inserted by s, 3 of the Bombay, Calcutta and Madras Port Trusts (Amendment) Act, 1958 (XIII of195S). •See fool-note I on page 28, ante.
"This word was substituted Tor the words "officers and servants" by s. 8 J of the PortTrusts and Pons (Amendment) Acl, 1951
(XXXV of 1951).
'Tht.'; word was substituted for the words "offlccr or servant" by s. 83, <i>ibid</i> . This word and figures within square brackets
were substituted Tor the words, figures. brackets and tellers "scclion Jl, caccpl clauses (g) find (A) thereof, section 32 or section
3.1*' hy s, S4. <i>ibid</i> .
'Section 30A was inserted by s, 4 or lhe Calcutta Port (Amendment) Act. 1923 (Ben Act VI of 1923). 'See foot-note 2 on page 12. <i>ante.</i>

These words were inserted by s. 85 of the Port Trusts and Pons (Amendment) Aci, 1951 (XXXVnfTOl). 'See foot-mile I on page 34, ante.

'Sic Omit "and."

"The word "and" was omitted by s. 5 (/J fa) of the Calcutta Port (Amendment) Aci. 1923 (Ben. Act V! nf1923).

"Clause (g) was inserted by s. 5 (/) W, ibid.

^sTlic word "and" was oinilleJ by s. 86 (1) fa) of the Port Trusts and Ports (Amendment) Acl. 1951 (XXXV of 1951).

reserve and set apart such debentures or securities shall have been notified as a condition of ihe issue of the loan. (2) The issue of any such debentures or securities direct to and in the name of the Commissioners themselves, shall not operate to extinguish or cancel such debentures orsecurities, but every debenture or security so issued shall be valid in all respects as if issued to, and in the name of, any other person.

(3) The purchase by the Commissi oners or the transfer, assignment or endorsement to the trustees of the sinking fund or the Commissioners, of any debenture or security issued by the Commissioners, shall not operate to extinguish or cancel any such debenture or security, but the same shall be valid and negotiable in the same manner and to the same extent as if held by, or transferred, assigned or endorsed to any other person.

^J(4) All the debentures or securities of the Commissioners heretofore purchased by, issued, transferred or assigned 10, or indorsed into

(Chapter If!.— Of the Borrowing Powers of the Commission.— Sections 25—27.)

lhe names of lhe Commissioners or any person on their behalf, and all debentures and securities heretofore issued by way Of renewal, consolidation orsub-division of any such debentures or securities, shall be and shall be deemed to have always been valid and negotiable in all respects and in the same of 1890.1 The Careford Port Act, 1890. 29

25. It shall be lawful for the Commissioners in meeting, from time to time, to borrow moneys from the¹ [Central Government] at such rate of interest and upon such terms as to the time of re-payment and otherwise as the -[Central Government] may approve, for the construction, equipment, maintenance and management of any works or arrangements sanctioned by the '[Central Government] under this Acl. .

26. In case of default of payment of any interest, the '[Central Government] shall have the same remedies as may be available to other debenture-holders or the Commissioners under this Act ; but nothing in this Act shall be deemed to confer upon the '[Central Government] any prior or greater right than that conferred upon other debenture-holders of the Commissioners under this Act,

27. *[The Commissioners in meeting may, with the previous sanction of the Central Government, apply any sumsj, out of any moneys which may come into their hands under the provisions of this Act, and which can be so applied without prejudicing the security of the other debenture-holders of the Commissioners under this Act, ⁵[in repaying] to the '[Central Government] any sum which, for the time being, may remain due to ^A[it] under the provisions of this Act for principal, although, the time fixed for the repayment of the same shall not have arrived :

Provided that no such repayment shall be made of any sum less than ten thousand rupees ; and that, if such repayment is made, the amount

Government how lo proceed on default of pay mem of interest.

Power to repay loans before due dale.

 $\triangleq :_{i \models i} \stackrel{|_{\widetilde{\mathbf{S}}_{\mathbf{L}-\mathbf{L}}}}{\cdots} \stackrel{\cdot}{\cdots} \stackrel$

30

The Calcutta Port Act, 1890

[Ben. Acl III

{Chapter HI--- Of the Borrowing Powers of the Commission.--Sections 27A-27C.)

of imerest in each succeeding half-yearly instalment shall be adjusted so as to re present exactly the interest due on the outstanding principal.

Righi of survivors of joint or several payees of debentures or securities. "27A. (I) Notwithstanding anything in section 45 of the Indian Contract Act, 1872,ô (*a*) when any debenture or security issued by ihe Commissioners

under [his AcL is payable totwoormorepersonsjointly, and either or any of Ihem dies, the debenture or security shall be payable to the survivor or survivors of those persons, and

(b) when any such debenture or security is payable to two or more persons severally, and either or any of them dies, [he debenture or security shall be payable to the survivor or survivors of those persons or t« the representatives of the

deceased or to any of them.

(2) This section shall apply whether such death occurred or occurs before or after the commencement of this Act.

(5) Nothing herein contained shall affect any claim which any representative of a deceased person may have against the survivor or survivors u nder or inrespect of any debenture or security to which subsection (/) applies.

(4) For the purposes of this section, a body incorporated under the Indian Companies Act. 1913, ortheCo-operativeSocicties Act, 1912, or any other enactment for the time being in force, whether wilhin or without India, relating to the incorporation of association of individuals, shall be deemed to die when it is dissolved.

¹27D. Where two or more persons are joint holders of any debenture or security issued by the Commissioners under Lhis Act, any one of those persons may give an effectual receipt for any interest or dividend payable in respect of such debenture or security, unless notice to the contrary has been given to the Commissioners by any other of the holders,

of two or more joini ho)tiers to gram recti pis.

Indursc- merils

lo be made on debenture or

security itself.

Power of one

'27C, Notwithstanding anything in section 15 of the Negotiable Instruments Act. 1881, no indorsement of a debenture or security issued by ihe Commissioners under this Act and transferable by indorsement shall be valid unless made by the signature of the holder inscribed on the back of the debenture or the security itself. VII of 1913. II of 1912.

XXXVI of 1851.

The Co I cut the Port Act, 1989. Of rite Borrowing Powers of the Commission. Seer ions 27D-27F.) of 1890.]

'27D. Notwithstanding anything in ihe Negotiable Instruments Act, 1881, aperson shall not by reason only of hi shaving indorsed any debenture or security issued by Ihe Commissioners under this Act be liable to pay any money due either as principal or as interest thereunder. Indorser

'27E. (7) The signature of the persons authorised to sign debentures or securities on behalf of the Commissioners may be printed, engraved or lithographed or impressed by such other mechanical process as the Commissioners in meeting may direct, on the debentures or securities.

(2) A signature so printed, engraved, lithographed or otherwise impressed shall be as valid as if it had been inscribed in the proper handwriting of the person so authorised.

¹27F. (/) When any debenture or security issued by the Commissioners debentures and under this Act, is alleged to have been lost, stolen or destroyed either wholly securities or in part, and a person claims to be the person to whom, but for the loss, theft or destruction it would be payable, he may, on application to the Commissioners and on producing proof to their satisfaction of the loss, theft or destruction and of the justice of the claim and on payment of such fee, if any, as may be rescribed by rules made under section 27-1, obtain from the Commissioners an order forô -

liable for amount [hereof. Impression of signature

debentures or

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of

- (a) the payment of interest in respect of the debenture or security and said to be lost, stolen or destroyed pending the issue of a securities duplicate debenture or security, and
- (b) the issue of a duplicate debenture or security payable to the applicant.

(2) An order shall not be passed under sub-section (/) until after the issue of such notification as may be prescribed by rules made under section 27-1 of the loss, theft or destruction.

(J) A list of the debentures or securities in respect of which an order is passed under sub-section (/) shall be published in such manner as may be prescribed by such rules.

(4) If at any time before the Commissioners become discharged under the provisions of this Act from liability in respect of any debenture or security the whole of which is alleged to have been lost, stolen or destroyed, such debenture or security is found, any order passed in respect thereof under this section shall be cancellcd.

XXXVI of 1881. -

Issue duplicate debentures

The Calcutta Port Act, 1890.

[Ben. Act HI

(Chapter HI,— Of the Borrowing Powers of the Commission.— Sections 27G. 27H.)

Issue of convened etc., debentures and sccurilies,

'27G. (J) The Commissioners may, subject to such conditions as may be prescribed by rules made under section 27-T, on ihe application of a person claiming to be entitled lo any debenture or security or debentures or securities issued by Ihe Commissioners under this Act, on being satisfied of Ihe justice of the claim and on delivery

of the debenture or security or debentures or securities receipted in the manner prescribed by such rules and on payment of such fees, if any, as may be so prescribed, convert, consolidate or sub-divide the debenture or security or debentures or securities and issue to the applicant a new debenture or security or debentures or securities accordingly.

(2) The conversion, consolidation or sub-division referred to in subsection (/) may be into a debenture or security or debentures or securities of the same or different classes or of the same or different, loans.

'27H. Notwithstanding anything contained in section 10 of the Indian Limitation Act, (90S,ô

(i) on payment of the amount due on any debenture or security

Discharg e in certain cases.

which payment becomes due, or (/i) when a duplicate debenture or security has been issued under section "27F, or

issued by the Commissioners under this Act on or after the date on

(/"//") when a new debenture or security or debentures or securities has or have been issued upon conversion, consolidation or subdivision under section 27G,

the Commissioners shall be discharged from all liability in respect of the debenlu re or sec urily or debentu res or sec urily or debentures or security or debentures or securities has or hove been issuedô

- (a) in the case of payment after the lapse of six years from the date on which payment was due ;
- (b) in the case of a duplicate debenture or securityô after the lapse of six years from the date of the publication under sub-section (J) of section 27F of the list in which the debenture or security is first mentioned or from the date of the last payment of interest on the original debenture or security, whichever date is later;

IX of 1908.

30

of 1890.]

The Calcutta Port Act, 1890.'

33

(Chapter ill.— Of the Borrowing Powers of the Commission.— Section 27-1.)

(c) in lhe case of a new debenture or security issued upon conversion, consolidation or sub-divisionô afier the lapse of six years from the date of the issue thereof.

'27-1. (/) The Commissioners in meeting may from time to lime make

- rules to provide forall or any of the following matters, namely :ô (a) lhe person, if any, authorised to sign, and lhe mode of affixing the corporate seal and or attestation of documents relating to the debentures and other securities issued by the Commissioners under this Act;
 - (b) the manner in which payment of interest in respect of such debentures or other securities is to be made and acknowledged;
 - (c) lhe circumstances and the manner in which such debentures and other securities may be renewed ;
 - (*d*) the circumstances in which such debentures and other securities must be renewed before further payment of interest thereon can be claimed ;
 - (£) the forms in which the debentures or other securities delivered for renewal, conversion, consolidation or subdivision are to be receipted;
 - (f) the proof which is lo be produced by persons applying for duplicate debentures or other securities ;
 - (g) the form and manner of publication of the notification mentioned in sub-section (2) of section 27F and the manner of publicationofthelist mentioned in sub-section (J)ofthat section ;
 - (h) the nature and amount of indemnity 10 be given by a person applying Tor the payment of interest on such debentures or other securities alleged to have been wholly or partly lost, stolen or destroyed or for the issue of duplicate debentures or other securities;
 - (i) the conditions subject 10 which such debentures or other securities may be converted, consolidated orsub-divided;
 - (/") generally all mailers connected with the grant of duplicate, renewed, converted, consolidated and sub-divided debentures or other securities ; and
 - (k) the fees to be levied in respect of the issue of duplicate debentures or other securities and of the renewal, conver-

Powers of Commissioners to make rules.

The Catcutta Port Act, 1890.

[Ben. Act III

(Chapter UL- - Of the Burrowing Powers of the Commission.— Sections 27J, 27K) '

sion, consolidation and sub-division of the debentures or other securities issued by the Commissioners under this Act.

(2) The Commissioners in meeting may From time to time repeal, alter or add to any rule made under [his section. "

(J) No rule or repeal or alteralion of, or addition to, arule shall have effect until approved by the Central Government and such approval has also been published in the *Official Gazette*.

(4) No rule and no repeal or alteration of, or addition to, any rule shall be approved by the Central Government until the same has been published in two consecutive issues of the *Official Gazette* and until fourteen days have expired from the date on w hich the same had been first published in that *Gazette*.

(5) The Central Government may at any time by notification in [he *Official Guzette* cancel any rule published under [he provisions of this section.

'27J. Notwithstanding anything contained in the Indian Limitation Act, 1908, no claim shall lie againsi the trustees of ihe sinking Fund in respect of any debenture issued by lhe Commissioners under this Act after the lapse of six years from Iheearlicsc date on which demand could have been made for the payment of the amount due on such debenture.

'27K. Notwithstanding anything contained in this Act, the Commissioners in meeting may borrow moneys by means of temporary overdraft or otherwise by pledging the debentures or other securities held by them in [heir reserve funds or on the security of [heir fixed deposits in their banks :

Provided that such temporary overdraft or other loansô (aJ shall not at any time have a longer currency than six months, and

(b) shall no[be taken without the previous .sanction of the Cenlral Government, if at any time in any year the amount of such overdrafts or other loans exceeds ten lakhs of rupees :

Provided further that all moneys so borrowed by temporary overdraft or otherwise shall he expended for the purposes of this Act.

Limitation or claims against sinking fund trustees in rcspccl of debentures.

Power of Commis*

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temporary overdraft or

otherwise.

32

IX of [90S.

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. v ^ v -

The Calcutta Port Act, 1890.

of 1890.]

IX of 1914.

{Chapter III.— Of the Borrowing Powers of the Commission.— Sections 27KK, 27L.—Chapter IV.— Of the General Powers of the Commission.— Part I.— Of the Duties of the Commission.— " Sections 28, 29.)

'27KK. Notwithstanding anything contained in this Aci or in any other law for the time being the Commissioners in meeting may, with the previous sanction of the Centra! Government such terms and conditions as may be approved by that Government, raise for the purposes of loans in any currency or currencies from the International Bank for Reconstruction and Development or from any other bank or institution in any country outside India ; and no other of this Chapter shall apply to or in relation to any such loan unless the terms and conditions of the approval thereof by the Central Government shall otherwise provide.

> '27L. Nothing contained in this Act shall be deemed to affect the power of the Commissioners in meeting to raise loans under the Local Authorities Loans Act, 1914.

CHAPTER IV .

Or the General Powers of the Commission.

PART I.ô - Of the duties of the Commission.

28. (/) No act or proceeding of the Commissioners shall be invalidated or illegal in consequence only of there being a vacancy in the number oF the Commissioners at the lime of doing or executing such act or proceeding.

(2) All proceedings of the Commissioners, or of any person acting as a Commissioner in the bona fide belief that he was duly elected or appointed, shall, notwithstanding it be afterwards discovered that there was some defect in the election or appointment of ihe Commissioner or person acting as aforesaid, be as valid as if every such person had been duly elected or appointed to be a Commissioner.

29. The Commissioners may, from time to lime, in accordance with a resolution passed at a meeting, appoint Committees of their

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Reconstruction

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ment or oilier foreign institution. Power of the

Commissioners

₩.VIUUAV-SVV-^S V^{SU}* ".' :-^

The Calcutta Port Act. J890.

(Ben. Act III

[Chapter IV.— Of the General Powers of the Commission.— Pari I.— Of the Duties of the Commission.—Sections 30, 30A.)

number for carrying into effect any part of lhe pro visions of this Act, with such powers, and under such instructions, directions or limitations as by such resolution shall be defined ; and on any such Co mm ittee three members. shal I be a quorum; and the Commissioners in meeting shall have power to alter or discontinue any such committee,

30. (1) The Commissioners shall, from time to time, prepare, and in meeting sanction, a schedule of the staff of¹ [employees] whom they shall deem it necessary and proper to maintain for ihe purposes of this Act.

(2) Such schedule shall also set forth Ihe amount and nature of lhe salaries, fees and allowances which the Commissioners in meeting sanction for each such 2 [emp!oycc]:

Provided that artisans, porters and labourers, and sirdars of porters and labourers, shall not be deemed to be '[employees] within Ihe meaning of this section, or of^{1} [section 32] of this Act.

*30A. The Commissioners may, with the approval of lhe ^[Central Government] \hat{o}

(i) establish a provident fund for the benefit of their'[employees] appointed in accordance with [tie provisions of this Act, and compel all or any of such '[employees] to contribute to, and make supplementary contributions to, such provident fund and make payments thereout in accordance with the rules of such fund ; and (li) make payments out of their general revenues of bonuses ba<;ed on the length of service of the '[employees] appointed in accordance with this Act. to such '[employees] or to the widows or dependent children⁶[or other surviving

Commissioners to prepare and in meeting sanction, schedule oT establishment.

Power to Commissioners to establish a provident fund nnd lo gram long service bonuses.

34

of 1890.] The Calcutta Port Act, 1890.'

37

(Chapter IV.— Of the General Powers of the Commission.— Parr I.— Of the Dmies of the Commission.—Section 31.)

dependent relatives] of such of them as may die while still in the service of the Commissioners.

31. (*J*) The Commissioners in meeting shall, from time to time, Powerio frame rules-

- (a) for regulating the grant of leave to ihe '[employees] of the Commissioners ;
- (b) for authorizing the payment of allowances lo ihe said '[employees], or to certain of ihem whilst absent on leave ;
- (c) for determining the remuneration to be paid to the persons appointed to act for any such '[employees] during their absence on leave;
- (d) for regulating the period of service of all such¹ [empolyees];
- (a) fordetermining thecondilions under which such '[employ' ees] or any or them shall, on retirement, receive pensions, gratuities or compassionate allowances, and the amount of such pensions, gratuities or compassionate allowances;
 ' Hand]
- (f) for authorizing the payment of contributions at certain prescribed rates, and, subject to certain prescribed conditions, to any provident fund which may, with iheir approval, be establ ished by the' [employees] appointed under this Act; $-^{1*}$
- J(g) forprescribing the rales and iheconditions under which the contributions may be paid by the Commissioners and their ¹ [employees] io the provident fund which may be established under section 30A, and for determining the conditions of payments from the fund and the conditions of payments under clause (//) of section 30A of bonuses based on length of service ;³*

The Calcutta Fart Act, J890.

[Ben. Act III

(Chapter IV.— Of the General Powers of the Commission.--Part I.— Of the Duties of the Commission.—Section SI.)

'(gs) for authorising the payment of contributions to any welfare fund or loan fund which may be established by the Commissioners for the benefit of their employees :

> Provided that no such loan fund shall be established without the previous sanction of the Central Government and the maximum rate of annua! contribution to any such welfare fund or loan fund and the maximum amount to which any such fund may be allowed to accumulate shall be fixed from time to time by the Central Government;

²[('0] for determining ihe conditions under which pensions, gratuities or compassionate allowances may be paid [o any of such -'[employees] injured, or to surviving relatives of any such '[employeesl killed, in (he execution of their duty,

whether the injury or death occurred before or after the commencement of the Calcutta Port (Amendment) Act, Ben, Act l 1910;

'(0 for regulating the recruitment, promotion, conduct, discipline, punishment and any other matter relating to the terms and conditions of service applicable to the employees of ihe Commissioners, or allotment of premises to them or their rights and their privileges, not covered by any of the foregoing clauses.

S jf: s£ 4^s x jfs 4^s

Central w°d^mCnlmine right to pension, "(2) In the event of any question arising as to the right of any $^{[employee]}$, or any surviving relative of any $^{1}[empluyee]$, to any pension, gratuity or compassionate allowance referred to in clause (e) or "[d^se or as [Q (he amount thereof, such question shall he determined by the "[Central Government].

This clause was in sen id by s.K6. (f) (i>) of the Pori Trusts and Ports (Amendment) Act. 1951 (XXXV or 1951),

 $^{:}\mbox{Th}\mbox{s}$ clause was re-numbered as clause (/i) by s. 5 (/) (c) of ihe Calcutta Port (Amendment) Act. 1923 (Ben. Act Vi of 1913).

'.Spf foot-note I On page 34, wile. 'Clause (/) was inserted by s. 86 U)(c) of lhe Port Trusts and Ports (Amendment) Ad. 1951 (XXXV or 1931).

'The proviso was omitted by s. 86 (/) (J), ibid.

Éthis sub-section was subsliluled ror the original sub-sec I ion by s. 3 (2) or lhe Calcutta Port (Amendment) Act. 1910 (Ben, Act I of 1910).

⁷See Foot-note 2 on pnge 34, ante.

"This word, letter and brackets were substituted For (lie word, letter and brackets "clause

36

(p)" by s. 5 (2) ofthcCalculla Fart (Amendment) Act, 1923 (Ben. Act VJ of 1923).
 "See fooi-noic 1 on page 12, a it if.

* ;-o-o ^>>v-^r-^:-^^N:^>y->:::>f

of 1890.] 39

The Calcutta Part Act, 1890.

(Chapter IV.— Of the General Powers of the Commission.— Par! I.— Of the Duties of the Commission.—Sections 32, 32A.)

(3) Rules made under '[sub-section (V)] shall nottake effect unless and unlil they have been 2 [approveil] by the '[Central Government],

Rules not lo lake cffcct unlil confirmed by Central Government Appointments, etc., by wliom lo be made.

⁴32. {/) Subject to the provisions of the Schedule, for the time being in force, sanctioned by the Commissioners under section 30 and of the rules framed under section 31 and also to the provisions of section 34, the power of appointing, promoting, granting leave to, suspending, fining, reducing or dismissing, or of disposing of any other question relating to the services of the employees of the 'Commissioners including the power of dispensing with the services of any such employee otherwise than by reason of the misconduct of such employee shall be exercised, in the case of employees whose maximum monthly salary exclusive of allowances is less than one thousand rupees, by the Chairman or the Deputy Chairman, and in every other case, by the Commissioners in meeting.

(2) The Chairman may. upon such terms as he may think Fit and subject to the provisions referred to in sub-section (7) and to the Chairman's powers of revision and control.deJegatctolhehcadofany department for the time being all or any of his powers under the said sub-section in respect of the employees or thai department whose momhly maximum salary, exclusive of allowances, dues not exceed three hundred and fifty rupees.

(J) Notwithstanding anything contained in sub-section (7), the power to make appointment to posts of heads of departments shall be exercisable only by the Central Government after consultation with the Chairman.

(4) The Central Government may by order specify each of the posts the incumbent of which shall for the purposes of this section be regarded as the head of a department.

^S32A. Notwithstanding anything contained in section 57, all fines realised under the preceding section ^f[shall be credited to any such

"The word, brackets and figure were subsliluled far the wards, brackets and Idlers "clausjes (rf) lo (e) (bolh inclusive) and under clauses (g) and $\{//\}$ " by s. 86 (2) (a) or Ihe Port Trusts.and Ports (Amendment) Acl, 1951 (XXXV of 1951).

This word was subtituied for Ihe word "con firmed" by s. 86 (2) (b). ibid.

^ySec foot-noic 2 on page 12. nine.

""This section 32 was substituted for [he original scciion by s. 87 of the Port Trusts and Ports (Amendment) Acl, 1951 (XXXV of 1951).

'Section 32A was inserted by s. 3 of the Calculla Porl (Amendment No. 1) Acl, 1895 (Ben. Acl IV of 1895).

These words were subsliluied for the words "shall be disposed of in such manner as the Commissioners may think fit" by s. 88 or ihe Port Trusts and Pons (Amendment) Act, 1951 (XXXV of 19511.

Disposal of fines realized under scciion 32.

ɻRVWS»,V**

[Ben. Act III 40

The Calcutta Port Act, 1890.

(Chapter IV.— Of the General Powers of the Commission.— Part I.— Of the Duties of the Commission.—Sections 33—35.)

welfare fund as may be established by the Commissioners For lhe benefit of their employees].

33. [Commissioners in meeting to exersise certain powers with respect to '(employees).]—Rep. by s. 89 of the Port Trusts and Ports (Amendment) Act, 1951 (XXXV of 195!)-

Certain orders of Commissi oners subject to previous sanction or Central Government.

'34. (/) Every order made by the Commissioners under section 30 or section 32, save where such orderhas been made in accordance with the rules, for the time being in force, framed under section 31, shall so far as the same relates to the Deputy Chairman or to any employee of the Commissioners whose maximum monthly salary exclusive of allowances is not less than one thousand rupees, be subject to the sanction of the Central Government.

(2) For the purposes of sub-section (/), any person who may, from time to time, be employed as Consulting Engineer to the Commissioners, otherwise than on the basis of payment of monthly salary, shall be deemed to be an employee whose maximum monthly salary exclusive of allowances is not less than one thousand rupees.

³3S. The works lo be constructed and carried out by Commissioners under the provisions of this Act may includeô

Works to be constructed and carried out by Commissioners.

(J) dockes, wharves, quays, stages, jetties and piers, within the Port, with all necessary and convenient arches, drains, landing-places, ^[shelters for passengers], stairs, fences and approaches; and quarters and buildings necessary for the residence of the officers employed therefor;

(2) railways ;

- (i) warehouses and sheds, with all necessary appliances for receiving and storing goods landed or to be shipped or carried, and places suitable for the sampling and selling of such goods;
- (4) laying down moorings forcarrying out the purposes of this Act ; and the erection of cranes, scales, and all other necessary means and appliances for loading and unloading vessels ;

'See fool-note 1 on page 34, ante.

³This new section 34 was substituted for the original section by s. 90 of the Port Trusls and Ports (Amendment) Act. 1951 (XXXV of 1951). ..

- ³Section 35 was subslilled for lhe former section by s. 2 or the Calcutta Port (Amendment No, 11) Aci, 1&95 (Ben. Act VI of 1895).
- These words were inserted by a 2 on the Colorthe Dert (Amondowert) Asl 1026 (Den Ast

These words were inserted by s. 2 or the Calcutta Port (Amendment) Acl, 1926 (Ben. Act I of 1926). 1

of 1890.] (Chapter IV.— Of the General Powers of the Commission.— Part The Calcutta PortOfcthel & Mities of the Commission.—Sections 35.4,136, 37.)

reclaiming, enclosing and raising any pari of the river bank or the river bed within the Port, which may be necessary for ihe execution of the works authorized by this Act, or otherwise for ihe purposes of this Act;

the construction and application of dredgers and other machines for clearing, deepening and improving the river bed within the Port;

the building of steam-vessels required for the purpose of (5) towing vessels in Port -,

the building of vessels far ihe carrying of passengers and their personal effects within, or partly within and partly without, the limits of (he Port;

- (6) the construction of such works without the limits of the Port as shall be necessary for the protection of works executed under chis Act; and all such other works and appliances as may, in
- (7) the opinion of the Commissioners in meeting, be necessary for carrying out the purposes of this Act;
- *Va*) the sinking of tubewells and the equipment maintenance and use of boats, barges and other appliances for the purpose of the supply of water to shipping at the Port.
- (8) 35A.

36. (7)The⁴[Central Government] may. at any time, order a local survey and exam i nati on of any works of the Commissioners under ihi s Act, or the intended sjte thereof,

^{'(9)} (2)The cost of such survey and examination shall be borne and paid by the Commissioners out of the moneys in their hands by virtue of this Act.

37. (7) If the Commissioners shall allow any work constructed by them under ihis Acl to fall into disrepair, or shall not complete any

'Clause (7a) was inserted by s. 4 or the Calcuila Port (Amendment) Acl, 1905 (Ben. Acl IV of 1905).

'Clause (9) was added by s. 91 of ihe Port Trusts and Ports (Amendment) Acl, 1951 (XXXV of 1951).

Firstly, the section 35A was inserted by s, 2 of [he Calcutta Port (Amendment) Act, 1970 (Acl XV of 1970), Thereafter sec lion 35 A was nol in force as Ihe Calcuila Port (Amendment) Acl, 1970, was repealed by s. 2 and the First Schedule of ihe Repealing and Amending Act, 1971 (Act LVI of 1974),

'See foot-note 2 on page 12. nme.

Government may order local survey and examination of works. Cost of survey and examination to be borne by Commissioners, Central Government lo restore, complete or construct works on failure of Commissioners.

The Calcutta Port Acs, IS90.

[Ben. Act III

> work commenced by them or included in any estimate as aforesaid submitted and approved of, and shall noi, after due notice in writing, proceed effectually to repair or complete such work under this Act, ii shall be lawful for the '[C&ntral Government] to cause such work to be restored, completed or constructed, either by the officers of the '[Central Government! or any private contractor.

(2) The cost of any such restoration, completion or construction shall be a charge on the works and adebt due from the Commissioners to the {Central Government.] ${}^{J}(3) 5 * *$

⁴38. (/) If, at any time, the Central Government is of opinionô («) that on account of grave emergency, the Commissioners are unable to perform the duties imposed on them by or under the provisions of this Acl or of any other law, or (b) that the Commissioners have persistently made default in the performance of the duties imposed on them by or under the provisions of this Act or of any other law and as a result of such default, the financial positionof the Commissioners or the administrations of the Port has greatly deteriorated, the Central Government may, by notification in lhe *Official Gazette*, supersede the Commissioners for such period not exceeding six months at a time, as may be specified in the notification :

Provided that before issuing a notification under this sub-section for reasons mentioned in clause (b), the Central Government shall give a reasonable time of not less than three months to the Commissioners to show cause why they should not be superseded and shall consider the explanations and objections, if any, of theCommission- ers.

(2) Upon the publication of a notification under sub-section (J) superseding the Commissioners, the following consequences shall ensue :ô

Cost uf restoration, etc., of work 10 be deb I due to Government. Power lo supersede lhe Commissioners;.

40

5This section 38 was substituted Tor ihe original section by s. 92 of IhtPort Trusls and Pons (Amendment) Act, 1951'(XXXV of 1951).

(Chapter IV.— Of the General Powers of the Commission.— The Calcutta Part Act, Ipan./.— Of the Duties of the Commission.—Section 39.) of 1890.]

- (a) all ihe Commissioners shall, as from the date of supersession, vacate their offices as such Commissioners ;
- (,b) all the powers and duties which may, by or under the provisions of this Act or of any other law, be exercised or performed by or on behalf of the Commissioners, shall, until the Commissioners are reconstituted under clause (b) or clause (t) oi'subsection (5), be exercised and performed by such person or persons as the Central Government may direct;
- (c) all property vested in the Commissioners shall, until the Commissioners are reconstituted under clause (ZO or CJ ause (f) of sub-section (J), vest in the Central Government.

(J) On the expiration of the period of supersession specified in the notification issued under sub-section (/), the Cemral Government may $\hat{0}$

- (n) extend the period of supersession for such further term, not exceeding six months, as it may consider necessary; or
- (b) reconstitute the Commissioners by fresh appointment and fresh election, sind in such case any persons who vacated their offices under clause (n) of sub-section (2) shall not be deemed disqualified for appointment or election, as the case may be ; or
- (c) reconstitute the Commissioners by appointment only for such period as it may consider necessary and in such a case, the persons who vacated their offices under clause («) of sub-section (2) shall not be deemed disqualified for such appointment merely because they were Commissioners at the time of supersession :

Provided that the Central Government may, at any time before (he expiration of the period of supersession, whether as originally specified under sub-section (/) or as extended under this sub-section, take action under clause (*b*) or clause (^) of this sub-section.

(4) The Central Government shall cause a notification issued under subsection (!) and a full report of any action taken under th is sociion and the circumstances leading to such action lo be laid before Parliament at the earliest possible opportunity.

39. {Property vested in Commissioners lo be transferred to, and vested in, Government.— Rep. by s. 93 of the Port Trusts and Ports (Amendment) Act. 1951 (XXXV of 195J).]

(Chapter IV.— Of the General Powers of the Commission.— Pan 11.—- Of the mode of transacting Business and entering into Contracts. —Sections 40 - 42, *The Calcutta Fort Act, 1890.* 42A, 43, 44.)

PART IE.ô Of the mode of transacting Business and entering into Contracts.

40. (1) The Commissioners shall meet, for [he transaction of business, ordinarily once in every fortnight.

(2) Such meetings shall be held upon such day and at such hour as the Commissioners shall from time to time determine.

(3) At every meeting of the Commissioners five members shall constitute a quorum.

41. The Chairman, or, in his absence, the '[Deputy Chairman], may, whenever he thinks fit, and shall, upon request made in writing by three Commissioners or two members of any Committee, call a special meeting of the said Commissioners or Committee, as the case may be.

42. (1) The Chairman ²[and the Deputy Chairman] shall attend all meetings of the Commissioners held under this Act, unless prevented by sickness or other reasonable cause ; and the Chairman or in his absence, the^fDeputy Chairman] shall preside at every such meeting.

(2) In the absence of both the Chairman²[and the Deputy Chairman], the Commissioners present at any meeting may choose one of their number to preside.

⁴42A. While any person is holding the office of Chairman he shall not hold any other salaried office, and, subject to any exceptions permitted by the "[Central Government], shall devote his whole time and attention to his duties under this Act.

43. The President of any meeting at which a quorum of the Commissioners shall be present may, with the consent of the meeting, adjourn the meeting from time to time and from place to place.

44. (/) Minutes of the proceedings of all meetings of theCommis- sioners under this Act shall be drawn up and fairly entered in a book to be kept for that purpose, and shall be signed by the President after each meeting.

"Section 42A was inserted by s, 11, ibiil.

"See foot-note 2 on page 12. ante.

Chairman may call special meetings or Commissioners or Committee.

Meetings of Commis-

sioners.

Chairman and Deputy Chairman to attend and preside at all meetings of Commissioners.

Chairman to be whole lime officer.

President may adjourn meetings. Minutes of

proceedings to be kept open Tor inspection free of charge.

44

[&]quot;These words were substituted for the words "Vice-Chairman" by s. 2 of the Calcutta Port (Amendment) Act. 1920 (Ben. Acl Vtl of 1920).

[&]quot;These words were subsliluled for lhe words "or Vice-Chairman" by s. IDfaJ, ibid.

[^]hese words with in square brackets were substituted for Ihe word "Vice- Chairman" by s. 10*(b)*. *ibid*.

The Calcutta Pon Act, 1890 *Part If.*— *Of the mode of transuding Business and entering into Contracts.*— *Sections* 45 — 47.)

(2) The said minutes shall, at all reasonable limes, be open at the office of the Commissioners to the inspection of any Commissioner without charge '[and shall, excepting such portion thereof as the Chairman may in any particular case direct, be open to the inspection also of the public at the office of ihe Commissioners during office hours on paymenl of such fee for each inspection as may from time lo lime be fixed by the Commissioners in meeting],

(J) A summary of the said minutes shall, as soon as practicable, be published in the *Official Gazette*. \blacksquare .

45. (/) Whenever necessary, the votes of the Commissioners present in meetings shall be laken by the President, and ihe resolution supported by the greater number of votes shall be deemed to be the resolution of the Commissioners at such meeting.

(2) The President shall have a second or casting vote in all cases of equality of votes:

Provided thai, when votes are taken, any Commissioner present may require that the voles given on each side shall be recorded.

46. A copy of the minutes of every meeting of the Commissioners shall, as soon as conveniently may be, be transmitted to such Secretary of the '[Central Government] as.sfiall, from lime to time, be appointed for thai purpose, and shall be preserved in the records of the office of such Secretary.

47. All ihe powers, authorities and duties in and by this Act, conferred or imposed upon lhe Commissioners, may be exercised and performed by the Chairman or ^J[Deputy Chairman], save the powers, authorities and duties by this Act, or by any rule, bye-law or order made under lhe provisions oF ibis Act, conferred or imposed on, or restricted to, the Commissioners in meeting :

Copy of minutes of meetings to be preserved.

Provided that such powers, authorities and duties shall not be exercised by the Chairman or""[Deputy Chairman] in contravention of any order issued or rule passed by the Commissioners in meeting.

These words were added by s, 94 («) of Lhe Port Trusts and Ports (Amendment) Act, 1951 <XXXVof 1951).

"These sub-section was inserted by s. 94 (ij), *ibid.* font-note 2 on page 12, *ante*, *"See* Tool-note I on page 42, *ante.* Charman or Deputy Chairman may exercise cnlain powers of Commissioners.

△----ÉÉÉÉÉÉÉÉÉÉ ".

The Calcutta Port Act, 1890.

[Ben. Act 111

(Chapter IV.— Of the General Powers of the Commission,— Part UOf (he mode of transacting Business and entering into Contracts.—Sections 47A, 48 — 50.)

'47 A. In addition to any powers or duties conferred or imposed on the Deputy Chairman by any otherprovision of this Act or by any rule, bye-law or order made hereunder, the Deputy Chairman shall excreise such of the powers and perform such of the duties of ihe Chairman as the Commissioners in meeting may, subject to the approval of the '[Central Government), from lime loiime, direct.

48. The Commissioners, in accordance with a resolution passed at a meeting, may enter into contracts with any body corporate, registered joint-stock company or private person for the execution or supply by them or him of any works, labour materials, machines, stores or for other matters necessary

for carrying into effcct the trusts and purposes of this Act:

Provided that nu contract, under or by virtue of which a sum greater than seven lakhs of rupees may in any event be payable by the Commissioners, shall be valid **unless** it lius been made with the previous sanction of the Central Government.

"49, The Commissioners in meeting may sanction works and enter into contracts for their execution :

Provided that no new work, the estimated cost ol" which exceeds '[ten thousand] rupees, shall be commenced unlil a plan and estimate have been approved by the Commissioners in meeting.

make contracts for tlieir execution

""SO. Notwithstandinganyihing contained in scciion 49 the"[Chairman or the Deputy Chairman] may direct the execution of any work

lo execution of works,

Powers of

Chairman as

"Scciion 47A WAS inserted liy s, 12 of the Calcuila Port (Amendment) Aa, 1920 (Ben. Acl VII of 1920).

foot note 2 tin 12. time.

"The proviso lo sea ion 48 was milled hy ihe Port Trusts and Ports (Amendment) Acl. 195) (XXXV of 1951), s. 95. The original proviso was repealed by [he Bengal Deceniralization Acl, 1915 (Ben. Acl V of 1915).

^JThese suctions 49 and 50 were substituted Tor die original sections by s, 2 of Ihe Calcutta Port (Amendment) Acl, !912(Ben. Act lot 1912).

^These words were subsliliiid inr I'll,' words "two ihousnnd" by s. 96 of die Poll Tiw^amJ Pom (Aniendjiieni) Acl, 1951 (XXXV or 1551).

These words were subsiliuicd for ihe word "Vice-Chairman" by s. 2 af ihe Calcium Pon (Amendment) Ati. 1920 (Ben, Acl VII of 1920).

44

Pow:rs ol Commissi oners lo CTIIOf *TilO* cerlnin commas.

Powers of Commis-

sioners in

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JuftiS vf Deputy Cll airman.

The Calcutta Port Act, 1890.

of 1890.]

47

(Chapter IV.— Of the General Powers of the Commission.— Part II.— Of the mode of transacting Business and entering into Contracts.— Sections 51—53.)

Lhe cost of which does not exceed '[five thousand] rupees, and may enter into contracts for the execution of such wprks [and in every such case, the Chairman or, as the case may be, the Deputy Chairman shall make a report to lhe Commissioners at their next meeting of any such directions given or contracts entered into by him.)

³51, No new work, the estimated cost of which exceeds two lakhs of rupees, shall be commenced by the Commissioners until ihe plan and estimate thereof have been submitted to. and approved by, the ⁴[Central Government]:

'Provided that where the estimated cost of any new work has been approved by the Central Government, no expenditure which exceeds by more than ten *per cent*, the estimated cost so approved shall be incurred by the Commissioners without the previous approval of the Central Government.

52. The Commissioners may in meeting, compound or compromise for, or in respect of, any claim or demand made against them, for such sum of money or other compensation as they shall deem sufficient :

Commissioners may compound or compromise for any claim or demand made against [hem,

"Provided that no settlement shall be made under this section without the previous sanction of the Central Government if such settlement involves the payment by the Commissioners of a sum exceeding twenty-five thousand rupees.

Mode of execuling coniracis or

⁷53, (i) The Chairman may, on behalf of lhe Commissioners, enter into any contract or agreement whereof the value or amount shall not exceed tlvc thousand rupees, in such manner and form as, according to the law tor lhe time being in force, would bind him if such contract or agreement were on his own behalf; bui every other contract or' agreement on behalf of the Commissioners shall be in writing and shall

'These words were subsliluled for lhe words "one thousand" by s, 97 (a) of ihe Porl Trusls and Ports (Amendment) Act, 195) (XXXV of 1951).

²These words were added by s. 97 (!>}, ibid.

'Section 51 was substituted for the original section by the Bengal Decentralization Act. 1915 (Ben. Act V or 1915).

^JSce Toot-noie 2 on page 12. mite.

This proviso was added by s, 98 of the Porl Trusls and Ports (Amendment) Acl. 5951 (XXXV of 1951).

'This proviso was added by s. yy. ibid.

'This new section 53 was substituted for the original section by s. 100, ibid.

The Calcuila Port Acl, 1890.

[Ben. Act III

(Chapter IV.— Of the General Powers of the Commission.— Part II.— Of the mode of transacting Business and entering info Contracts.— Section 54.— Part III.— Of the Property of the Conmissioners.■—Scction 55.)

be signed by the Chairman and by the Iwo other'Commissioners, and shall be sealed by ihe common Seal of the Commissioners.

(2) Nn contract or agreement not executed as is in this section provided shall be binding on the Commissioners.

54. No '[employee] of the Commissioners shall be in anywise concerned or interested in any contract or work made with orexecuied for the Commissioners ;

and, if any such '[employee] be so concerned or interested, he shall be incapable of afterwards holding or continuing in any office or employment under the Commissioners, and shall forfeit and pay-the sum of five hundred rupees, which may be recovered by suit by any person with full costs of suits :

Provided that nothing in this section shall apply to any person by reason only of his being a share-holder in any registered or incorporated company which may enter into any contracts with, or execute any works for the Commissioners ; or of his being interested as a debenture-holder in any loan contracted by the Commissioners.

PART III.ô Of the Property of the Commissioners.

Powers or Commissioners as to properly within or without limits or Port. 55. The Commissioners shall, for the purposes of this Act, have power to acquire and hold immovable or movable property, whether within or without the limits of the Port, by conveyance, gift, lease, assignment, or sale [from the Government], or any corporate body, or any registered joint-stock company or private person; and they shall also have power in meeting to lease or sell any immovable or movable property which may have become vested in or been acquired by them:

Provided that no such sale, or other alienation or lease of any immovable property for any estate or interest exceeding the term of '[thirty years], shall be valid unless the sanction of the "'[Central

'See fool-note 2 on page 34, ante.

³The words "from the Crown" were originally substituted for [he words "Tram the Governor General in Council, or the Lacal Government, on behalf of the Sccrctary or Stale TOT India in Council" by para. 3 and Sch. IV to the Government of India (Adaptation uftndian Laws) Older. 1937. and Ihcical'tcr ihe word "Government" was substituted for clic word "Cro wn" by paragraph <lf /) of ihe Adaptation of Laws Order, 1950.

'These words were substituted for the words "ten years" by s. 101 of the Pon Trusts and Ports (Amendment) Act. 1951 (XXXV of 1951).

Employee

not io be

concerned or

interested in

contracts or works or

Commis-

sioners.

46

^{*}See fool-note 2 on page 12, nine

of 1890.] The Calcutta Port Act, 1890.'

49

(Chapter IV.⁶ Of the General Powers of the Commission.— Part HI.⁶ Of the Property of the Commissioners.—■ Sections 56—58.)

Government] to such sale, alienation or lease shall have been first obtained.

56. It shall not be lawful for the Commissioners to demise, farm, sell or alienate any power which, by or under this Act, may become vested in them of levying tolls, dues, rates, rents, orcharges, unless the assent of the '[Central Government] to such demise, farm, sale or alienation shall have been first obtained.

certain eases subject lo aSSCHL qf Central Government.

57. All property vested in, or acquired or held by, and all moneys paid or payable to, the Commissioners, ²[shall be held by the Commissioners in trusc for the purposes of this Act].

Properly and moneys of Commissioners to be held upon mist for purposes of Acl.

58. (I) When any land or building is required for the purposes of this Act, the '[Central Govenment] $^{3}*$ * may declare that the land or building is required for a public purpose and 4 [rnay cause] proceedings to betaken for obtaining possession of the same 5 [for the Central Government] and for determining the compensation to be paid to the parties interested, according to any law in force for the acquisition of land for public purposes.

(2) On payment by the Commissioners of the compensation payable under such law, and of the charges reasonably incurred by the Collector in respect of the proceedings thereunder, such land or building shall vest in them for the purposes of this Act.

Lund or building so acquired to vcsl in Commissioners,

'See Tool-noie 2 on page 12. tin re.

These words were subsliluled Tor lhe words "shall be held upon trust for the purposes of this Acl and not otherwise" by s. 102 of lhe Port Trusts and Ports (Amendment) Act, 1951 (XXXV of 1951).

The words "in its discretion" were omitted by para. 3 and Sch. IV lo lhe Government of India (Adaptation olTndiiin Laws) Order. 1937,

^JThese words were subsliluled for ihe words "may order", *ibidi*.

These words within square brackets were subsliluled for llic words "for Govern- menl", ibid.

(Chapter IV.— Of Ihe General Powers of rhe Commission. Pur! IV.— Of the Assessment of the Property of the Commissioners. —Sec!ton 59.)

PART IV,ô *Of the Assessment of the Property of the Commissioners.* 59, For ilie purposes of municipal assessment, the annual value of the properly vested in [he Commissioners within lhe municipal limits of

Coicttltct Port Act, 1890.

n, Act III

Calcutta shall be ascertained in ilie following way :ô

(1) The aggregate expenditure incurred in the construction of all docks, wharves, quays, stages, jellies, piers and other works belonging to lhe Commissioners; also in the purchase of land; also in lhe construction of offices, warehouse and Other buildings belonging to them within the limits Calcutta, as defined by the Calcutta Municipal Consolidation Act,

1888', shall be determined.

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tained.

(2) Expenditure incurred in procuring or putting up machinery shall not be included in such aggregate expenditure.

(3) Expenditure incurred from time lo lime on account of repairs necessary to maintain any works or buildings in good order shall not be included in such aggregate expenditure.

(4) Expenditure Tor the purpose of materially adding to, or improving, any work or building shall be included in such aggregate expenditure.

(5) *Five per cent,* on the aggregate expenditure determined in the mannerhereinbefore provided shall be the annual value of the rateable property of the Commissioners, within the meaning of section 122 of the Calcutta Municipal Consolidation Act, 1&88.¹

^Provided that where any agreement has been reached between the Commissioners and the Corporation of Calcutta providing that the annual value of the properties vested in the Commissioners is to be ascertained for the purposes of municipal assessment on a basis different from that set out in the foregoing provisions of this section, the annual value may, with ihe approval of the Slate Government, be ascertained on such basis with effect from such date (which shall not be earlier than the 1st day of April, 1952) as the Slate Government may direct,

'Bengal Aci. Hot ISSft.was icpcalod and rc-enaticJ by ihe Calculi a Municipal. Acl. 1899 (Ben. Acl III or IS99), which was repealed and re-enacted by the Calcutta Municipal Act. 1923 (Ben, Acl [II of 1923), which was again been repealed and re-enacted by lhe Calcutta Municipal Aci. 1951 (West Ben. Aci XXXIII of 1951), which was further repealed and re-enacted by ihcCafcuttn Municipal Corporation Act, 19&0 (VVcsl Ben. ActLlXof 198U}nnd the reference should now bcconsirued as areference to section 2. clause (9) of th< last mentioned Act.

Added by s. 2 af the Calcutia Pon (Amendment) Act, 1954 (West Ben. Acl XXV of 1954).

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The Calcutta Pnrt Act, 1890.

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Sum paid as

consolidated

DFI annual value to be ninetenths

of

rate

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Amount to be

Annual value be

determined by Calcutta

Corporation,

Annual value

may be fixed by Central

Government in

certain cases.

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.....ô

of 1890.]

f Chapter IV.— Of the General Powers of the Commission.— Part IV.— Of the Assessment of the Property of the Commissioners. —Sections 60—65.)

> 60. The sum to be paid lo the Corporation of Calcutta as the consolidated rale payable on the annual value determined as in the last preceding section provided shall be nine-tenths of ihe amount which would be payable by an ordinary owner occupying his own buildings and lands.

61. Such amount shall be payable in four quarterly instalments due on the first day of April, the first day of July, (he first day of October and ihe first day of January for ihe quarters beginning with those days; and, if not so paid, ihe Corporation of Calcutta shall have the same remedies for Ihe recovery of each instalmentas in the case of oLherraie- payers,

62. The annual value shall, from time to lime, be determined by the Corporation of Calcutta ; and sections 130, 131, 133, 135 and 136 of Ben, Act II the Calcutta Municipal Consolidation Acl, 1888', shall apply to such of 1888. valuation. -

> 63. In the event of the Commissioners being dissatisfied wiLh the order passed on objection by the Chairman or Vice-Chairman of the Corporation of Calcutta, they may, within one month, make a reference to the ^[Central Government] ; and the ^[Central Government] shall thereupon fix the annual value, in accordance with the provisions of section 59; and the decision of the ^[Central Government] shall be final and valid for a period of six years.

> 64. fFirst valuation when lobe made, and when To lake effect.—Rep. by s. 103 of the Port Trusts and Ports (Amendment) Act, 1951 (XXXV of 1951).]

> 65. (1) If, during the currency of a valuation made under ihe provisions of this Act, any new building, dock, jetty or oLher work is constructed, or any new land is acquired by the Commissioners, or any material improvement is made in any building, dock, jetty, or other work within Calcutta, the Corporation of Calcutta may determine the annual value of such new building, work or land, or of such-improvement, and may add it to the annual value previously ascertained.

> (2) The provisions of sections 59 to 63 (both inclusive) shall apply to such valuation.

'Sec Tom-note 1 on page 48, ante. fool-note 2 on page 12, ante.

Calcutta Corporation lo determine annual value of new buildings, etc., if acquired duri ng currency of valuation.

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<u>y^>^,S^L-SS</u>'

50

The Calcutta Port Act, IS90.

renewed, from time to time, for periods of six years.

[Ben. Act III

<u>^V^V^H>>>>></u>

(Chapter IV.— Of the General Powers of the Commission. Parr IV.— Of the Assessment of the Property of the Commissioners.—Sections 66, 66A— 66C.)

66. At ihe expiration of the first valuation made under this Acl, such

valuation, including any alterations made under the last preceding section,

may, if so agreed upon by lhe Commissioners and the Corporation of

Calcutta, be renewed for a further period of six years; and may similarly be

An Altai value may be renewed at expiration of first valuation.

Mode or lan calculating stru annual value or building or bui structure. the

'66A. (J) For the purpose of municipal assessment, in cases where any land vested in the Commissioners is lei out to tenants and any building or structure is erected thereon by such tenants, the annual value of such building or structure, when erected, shall befive/7erce/jr, on the stimated present cosi of erecting such building a rstructure, less a reasonable amou n t lo be ded ucted on account of depreciation, if any :

Provided lhat where any agreement hasbeen reached between the Commissioners and the Corporation of Calcutta providing that the annual value of any building or structure erected on any land vested in the Commissioners let out to lenanis is to be ascertained for the purposes of municipal assessment on a basis different from lhat set out in the foregoing provisions of this sub-section, the annual value may, with the apprnval of the State Government, be ascertained on such basis with effect From such dale (which shall not be earlier than the 1st day of April, 1952) as the State Government may direci.

(2) The buildings and structures in each holding, as recorded in the rent register of the Commissioners, shall be separately valued and assessed.

'66B. Such building or structure may be valued annually at the discretion of the Corporation of Calcutta, and shall be so valued on the application of the owner. When not so valued, the former valuation shall remain in force from year to year until a revaluation is made.

Building or si rue tu re to be valued.

Sum lo be paid as consolidated rate. '66C, The sum to be paid to the Corporation of Calcutta as the consolidated rate payable on the annual value of such building or structure as determined in accordance with the provisions of the last preceding section shall be the total amount of the rates fixed under section 71 of the Calama Municipal Consolidation Act, 1888³.

The Calcutta Port Acl, 1890.

(Chapter IV.— Of the General Powers of the Commission.— Part IV.— Of the Assessment of the Property of the Commissioners.-Sections 66D-66H.)

'66D. The Corporation of Calcutta, by a notice in writing, may require Returns the owner of any such building or structure to furnish them with returns or [he measure the measurements thereof ; and the Corporation of Calcutta or any person ments lo be authorized by them in that behalf may, at any limebet ween the hourof furnished seven in the forenoon and sunset, enteron and inspect, survey and measure such building or structure, after giving LO such owner a notice in writing of their intention, not less than twenty- four hours previous to such entry and inspection,

¹66E. Whoever refuses or fails to furnish any such return for the space Penally for of one week from the day on which he shall have been required so to-do, or furnishing false reiurn knowingly makes a false or incorrect return,

and whoever hinders, obstructs or prevents the Corporation of Calcutta, or any person appointed by the Corporation of Calcutta as aforesaid, from entering, inspecting, surveying or measuring any such building or structure,

shall be liable to a fine not exceeding Rs. 200 for every such offence.

'66F. (1) Before valuing any such building or structure in accordance with the provisions of section 66B, the Corporation of Calcutta shall give notice to the Commissioners and the owner that, on or after a date not less than Fifteen days from the receipt of such notice by the Commissioners and the owner, such valuation will be made. , (2) If the valuation so made exceeds the previous valuation, the Corporation of Calcutta shall include in the special notice provided for in section 66K(5) full details of the amount of such valuation.

'66G. If the owner of any building or structure is dissatisfied with a valuation made under ihe provisions of section 66A to section 66F (both inclusive), he shall, within fifteen days after the receipt of the special notice referred LO in sections 66F and 66K, deliver at the office of the Corporation of Calcutta a notice in writing stating the grounds of his objection.

'66H. (1) All such objections shall be entered in a register to be maintained for the purpose ; and, on receipt of any objection, notice shall be given to the objector of a day and place when his objection will be investigated.

(2) On the day and place notified, the Chairman or Vice-Chairman of the Corporation shall hear the objection, and such hearing shall be

'See foal-note 1 on page 50, an re.

Notice before valuing lo be given to the Commissioners and owner

Objections how made by owner

Hearing or objection

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of

The Calcutta Port Act, 1890.

[Ben. Act III

(Chapter IV,— Of the Generaf Powers of the Commission.— Part IV-— Of the Assessment of the Property of the Cnmmtssloi ters.—Sect ions 66-1— 66K)

in the presence of the objector, if he shall appear; ilie Chairman or Vice-Chairman of [he Corporation may also for reasonable cause at any time adjourn the investigation.

(j) The order passed on such objection shall be recorded in ihe register of objections, together with [he date of such order

(!) The owner of such building or structure if dissatisfied with,the order passed on his objection, may appeal to the Court of Small Causes having jurisdiction in the place where such hiiilding or structure is situated. Such appeal shall be presented io the Court of S nal I Causes within thirty days f rom [he dale of the order passed under section 66H, and shall be accompanied with an cxtracr from the register of objections containing the order objected [o.

(2) No appeal shall be admiued unless an objection has first been taken in accordance with [he provisions of section 66G.

'66J. The valuation by the Corporation of Calcutta, when no appeal therefrom is made, us hereinbefore provided, and the adjudication of any appeal under the last preceding section, when such appeal is made, stall be final and binding.

'66K. (/) The valuation so made by the Corporation of Calcutla, subject to such alteration as may, from timelo time thereafter, be duly made, shall beentered in a book, to be called the assessment-book, and to be kept at the office of the Corporation, and in the same form, as far as may be, as the rent register of the Commissioners.

(2) A copy of such book and of all entries therein, as modified from time to lime, shall be supplied to the Commissioners, and shall be open to inspection between the hours of 11 a. m. and 5 p. m. at (lie head office of the Commissioners.

(i) A special notice, including an extract from the assessment- book showing the valuation of each building or structure, and stating the lime within which an objection shall be lodged, shall, on the completion of the valuation under sections 66A to 66F (both inclusive), be given by the Corporation to the owner of such building or structure. '

(-/) The assessment calculated on the said valuation shall, subject to such alterations as aforesaid, be deemed to be the amount payable during the whole period for which the valuation is in force ; and this period shall be calculated from the commencement of the quarter next

Valuation and adjudication io be final.

Appeal from

decision of

Chairman

Assessment, assessmentbook, and special n01ice. 52

The Calcutta Port Act, 1890.

of 1890.]

(Chapter IV.— Of the General Powers of Ihe Commission.— Part IV.— Of the Assessment of the Property of the Commissioners.—Sections 66L, 66M.) 53

. t. succeeding that in which any alterations as aforesaid shall have been made ; and until such dale, the old valuation shall continue in force, notwithstanding that the period for which it was made may have expired.

'66L. (/) The Corporation of Calcutta may, after giving notice to Amend- the Commissioners and the owner of such building or structure in the assess- manner provided in section 66D, at any time amend lhe assessment-mcni-book. book, by inserting thereinô -

- () the name of any person whose name ought to be so inserted ; or
- () the description of any building or structure hereinbefore mentioned liable to any such rate ; or
- (c) the valuation, when such building or structure ,has not already been valued.

(2)The Corporation of Calcutta may, without notice, strikeout the name of any person or the description of any building or structure not liable to the rate, or may reduce the amount of the valuation.

(3) All such changes shall be notified to (he Commissioners, and to the owner of the building or structure in the manner provided in section 66K; and the provisions of sections G6G, 66H. 661, and 66J shall, so far as may be practicable, apply,

'66M. (1) The Commissioners shall, during the first month of each Payment of succeeding'quarter, pay to the Corporation of Calcutta the consoli- commis-^C dated rate so assessed for the previous quarter for such portion of the sioners to previous quarter as the Commissioners' land was occupied by each tenant and the liability for rent incurred :

Provided that, unless notice of the termination of tenancy during a quarter, has been given by the Commissioners to the Corporation of Calcutta within one month of such termination, the Commissioners shall be liable for the whole consolidated rate assessed in respect of such quarter.

(2)Beforepaying the consolidated rate assessed to the Corporation of Calcutta, the Commissioners shall deduct and retain a sum equal to oneeighth of such rate:

reference should be construed as a reference to the corresponding provisions of lhe latter Act. 'Added by s, 4 (JF) of the Calcutta Port (Amendment) Act. 1954 (West Ben. Act XXV of 1954). *See* fool-nole 1 on page 48, *nnie*.

. 'Pan IVA (section 68B) was inserted by s. 104 of the Port Trusts and Ports (Amendment) Act, 1951 (XXXV of 1951)-

⁶See foot-Role I on page 50. ante.

^{&#}x27;See Tool-note] on page 50, ante. 'See

foot-note I on page 48, *ante*. *'See* foot-note 1 on page 50. *ante*.

Sec foot-note I on |>.i£C 4H, utut'

^{&#}x27;Section 68A was inserted by s, 2 of the Calcutta Port (Amendment) Act, 1933 (Ben. Act III or 1933).

inserted by s. 4 (i) of the Calcutta Port (Amendment) Act, 1954 (West Ben. Act XXV of J 954).

Ben. Act III of 1923 has been repealed and rc-cnacled by the Calcutta Municipal Acl, 1951 (West Ben. Acl XXXIIIof 1951) ch was further repealed and reinacied by the Calcutta Municipal Corporation Acl, 1980 (Wesi Ben. Act. LIXof 1980.) and this

(3) For the recovery of any such sum, the Corporation of Calcutta shall have all such and the same remedies, powers, rights and authori-Bcn. Act it ties as they possess under the Calcutta Municipal Consolidation Act, of 1888. ²

The Calcutta Port Act, J890.

[Ben. Act 111

(Chapter IV.— Of the General Powers of rhc Commission.— Pari IV.— Of the Assessment of the Property of ihe Commissioners.—Sections 66N, 67 & 68.)

Ralesre-coverablefromownerofbuildingorstructureandtenants of land.

'66N. (/) The Commissioners may recover fropn ihe ownerof any such building or structure the whole of [he rate so assessed, as hereinbefore staled, by the Corporation of Calcutta, in **Tespect** of any such building or structure.

(2) They may further recover from the tenants of the land assessed under sections 59 to 65 (both inclusive) an amount not exceeding one- half of the whole of the consolidated rate so assessed by the Corporation of Calcutta, in respect of such portions of the land as shall have been leased to such tenants.

(5) Alt sums so due shall be recovered and collected by the Commissioners, together with the rent payable to them by such tenants or owners in respect of such land or any such building or structure.

(4) For the purpose of recovering such sums, the Commissioners shall have the same remedies, powers, rights and authorities as if such rales were rent recoverable by them.

Power of Calcutta Corporation lo dcclare road or thoroughfare vested in Commissioners a public street. 67. (I) The Corporation of Calcutta, on being satisfied thai any road or thoroughfare vested in the Commissioners is not less than forty feet in width, and has been duly levelled, paved, metalled, flagged, channelled and sewered, shall, at the request of the Commissioners declare such road or thoroughfare lo be a "public street" as defined by the Calcutta Municipal Consolidation Act, 1888; and thereupon the same shall become a public street and be from Lime to time lighted, cleansed, watered and repaired by the Corporation of Calcutta.

Corporation not to discontinue or stop up road or thoroughrmie without consent of Commissioners, Calcutta Corporation may be required to Ughi, cleanse and water roads. (2) It shall not be competent to the Corporation of Calcutta to discontinue or stop up any such road or thoroughfare, without ihe previous consent of the Commissioners; and the land occupied by any road or thoroughfare so discontinued or slopped shall vest in the Commissioners, and not in the Corporation of Calcutta.

68. The Commissioners may, without parting with the control of any road or thoroughfare which is open to the public or of the road of any dock, wharf or jetty, call upon the Corporation of Calcutta, to light, cleanse, and, if necessary, water such road ; and thenceforward the Corporation of Calcutta shall light, cleanse, and, if necessary, waier such road :

Provided that such road shall remain vested in the Commissioners, andshallnotbe stopped ordiscontinued, or temporarily closed, except by the Commissioners or with their consent, Ben. Act I] of 1SSS.

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The Calcutta Port Acl, 1890.

of 1890.]

(Chapter IV.—Of the General Powers of the Commission.—Parr IV.— Of the Assessment of the Property of the Commissioners.— Section 68A.)

'68A. (7) The Provisions of this Part, except sections 67 and 68, shall, notwithstanding anything contained in any other law, be applicable ²[mutalis mutandis] for the assessment of the properties of the Commissioners wilhin the municipality of Howrah or within any other municipality in the neighbourhood of Calcutta or within any part ihereofto which section 127 of iheCalcuita Municipal Act, 1923\ has been or may beextended undersection 540 of the said Act¹ [or to which section 168 of the Calcutta Municipal Act, 1951, has been or may be extended under section 589 of that Act.]

(2) In each municipality or part thereof referred to in subsection (/):ô

- (u) for the word "Calcuira" after the words "the municipal limits of" and for the words and figures "Calcutta as defined by the Calcutta Municipal Consolidation Act, 1888" in section 59 and for the word "Calcutta" after the word "within" in section 65 the name of such municipality shall be read;
- (b) for the words "the Corporation of Calcutta" in sections 60, 61, 62, 65. 66, 66B, 66C, 66D, 66E, 66F, 66G, 66J, 66K, 66L, 66M, and 66N and for the words "the Corporation" in section 66K, the words' 'the Commissioners of the local municipalily"shall be read;
- (c) -for'lhe words "the Chairman or Vice-Chairman of the Corporation of Calcutta" in section 63 and the words "the Chairman or Vice-Chairman of lhe Corporation" in section 66H the words "the authority appointed in this behalf by the Commissioners of the local municipality" shall be read ; and
- (d) for the words "the Court of Small Causes" in section 661 the words "the Court of lhe Subordinaie Judge" shall be read.

Effcct when Calcutta Municipal Acl, 1923, is extended outside Calcutta.

55

Ben. Acl 11 of 1888.

Ben. Aci III or 1923.

Wcsi Bed. Act XXXM1 of

1951.

of 1890.] The Calcutta Port Acl, 1S90.

56

»

The Calcutta Port Act, 1890.

59

[Ben. Act III

(Chapter IV.— Of the General Powers of the Commission.— Part IVA.— Disposal of Funds. — Section 68BJ

'PART IVA.ô Disposal of Funds.

Appliesiion ¹68B. Subject lo the provisions oF section 36 of ihe Indian Ports XV or belonging¹ Ac:t, '908, the moneys belonging to the Commissioners shall be ¹⁹⁰⁸" io ihe applied by them in payment of the following charges, namely :ô

- sioncrs. ' (/) the salaries, fees, allowances, pensions, graiu ities, compassionate allowances or other moneys due to the Commissioners and to the employees appointed under this Act;
 - (2) the contributions, if any, duly authorised to be madeô («)
 - to any provident fund established by the said employ
 - ees, or
 - (b) to such provident fund, if any, as may be established under section 30A, or
 - (c) to such welfare fund or loan fund, if any, as may be established by the Commissioners for the benefit of such employees;

(J) if any such provident fund or welfare fund or loan fund be established by the Commissioners, the cost and expenses,

if any, which may be incurred by the Commissioners in the conduct and administration thereof;

(4) the cost of repairs and maintenance of the property vested in ihe Comm i ssioners and all charges upon the same and a II working expenses ;

(J) theinterest due on any money that may have been raised by the Commissioners under section 18 or section 22;

- (6) the cost, or such portion of the cost of any new work, plant, vessel or appliance which the Commissioners may determine io charge to revenue ;
- (7) the payment of pensions, gratuities and compassionate allowances, granted by the Commissioners to their employees injured, or to surviving relatives of"their employees killed, in the execution of their duty;
- (5) the payment under clause (//) of section.30A of bonuses to employees appointed under this Act and to the widows or
 - dependent children or other surviving dependent relatives , of such of them as may die while still in the service of the Commissioners ;

,V.V.VŠV..V,V./WA/\$N\$/V (Chapter IV.— Of the General Powers of the Commission.— Part V.— Of lhe Estimates of income, Expenditure and Audit.— Sections 69—71.)

(9) any other charge for the purposes of [his Act for which the Commissioners may be legally liable :

Provided that the Commissioners shall have power and shall be deemed always to have had power at any time to apply, with the sanction of the Central Government, the moneys belonging to them in payment of any other charge not included in the foregoing clauses of ihis section.

PART V.ô *Ofthe Est i males of Income, Expenditure and Audit.* 69. {/) The '[Chairman] shall, at a special meeiingtobeheld in the month of February in each year, lay before the Commissioners an estimate of the income and of the expenditure of the Commissioners for the year commencing on the first day of April then next ensuing, in such detail and form as the ^[Central Government] shall, from time to time, direct.

(2) Such estimate shall be completed and printed, and a copy thereof sent by post or otherwise to each Commissioner at least ten clear days prior to

the meeting before which the estimate is to be laid.

70. The Commissioners in meeting shall consider the estimate as submitted to them, and shall sanction the same either unaltered or subject to such alterations as they shall think fit.

71. '(/) The estimate as sanctioned by the Commissioners shall, not later than the first day of March next following, be submitted to the ^Central Government], who may, at any lime prior to the first day of April next following, either disallow or modify such estimate, or any portion ihereof, and return the same for amendment.

(2) The Commissioners shall, if the estimate is so returned, forthwith proceed to amend the same; and shall re-submit theestimate so amended to the '[Central Government],

'This word was substituted for lhe word "Vicc-Chairman" by 5.6ofiheCa]cuua Port (Amendment) Act. 1920 (Ben. Acl VII of 1920),

²See fool-nol« 2 on page 12, anie.

'Sub-section (/) was substituted for (he original sub-sccl ion bys, 6 of [he Calcutta Port (Amendment) Acl, 1923 (Ben. Acl VI of 1923).

Estimate of income and expenditure lo be laid before Commissioners at special meeting. Estimate when lo be so laid. Commissioners in meeting to

consider

mate.

Power of

Government lo disallow estimate and rciurn ii for amendment. -Estimate lo be resubmitted lo Central Government after amendment.

and sanction esti-

S>K

of 1890.] The Calcutta Port Acl, 1S90.

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Commis-

causc supplementary estimate la be prepared.

sioners may

Supplementary estimate lo be

sub- mtlted to

Central Government Exccss

iixpend i- lurc by Com

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The Calcutta Port Act. 1890.

[Ben. Act III

61

(Chapter fV.— Of the General Powers of the Commission.— Part V.— Of the Emimales of Income, Expenditure and Audit.— *Seer ions 72. 72A*, *<*£ 73.)

72. (/) The Commissioners may, at any time during the year for which any such estimate has been sanctioned, causc a supplementary estimate to be prepared and submitted to them.

(2) Every such supplementary estimate shall be considered and sanctioned by the Commissioners in meeting and submitted to the '[Central Government] in the same manner as if it were an original annual estimate.

The Commissioners in meeting shall be at liberty, in any year, to expend, in addition to the sums sanctioned by the estimate for that year as approved by the '[Central Government]ô

> (a) any sum or sums chargeable lo revenue, ihe expenditure of which shall in their opinion be necessary and which could not reasonably have been anticipated .at the time of the preparation of the estimate, if and when such sums are covered by their revenue earnings received up to the time of such expenditure ;

(b) any sum or sums on any object not included in or estimated for in the estimate, if and when such sums can be met From ascertained savings on the estimate as a whole :

Provided that in pursuance of the provisionsoflhisclauseô (/) not more than fifty thousand rupees shall beexpended on any one object, and

(ff) without the sanction of the '[Central Government] not more than one lakh and fifty thousand rupees shall be expended in any one year,

the Commissioners shall submit annually to the '[Central Government] a statement of all such expenditure.

Adherence ³73. Subject to the provisions of section 72A, no sum exceeding ia estimate, ^verily thousand rupees shall, except in cases of pressing emergency, beexpended by, or on behalf of, the Commissioners unless such sum is included in an estimate at the time in force which has been finally approved by the '[Central Government].

See fool-nuie 2 on page 12. ante, Seclion 72A wan inserted by s, 7 of the Calcuila Pon (Amendment) Acl, 1923 (Ben. Acl

VI of 1923).

'Scciion 73 was substituted for the fgrmcr scclian by s. 8, ibid.

(Chapter IV.— Of the General Powers of The Commission.— Part V.— Of the Estimates of Income, Expenditure and Audit.— Sections 74. 75, 75A & 75B.)

74. If any sum exceeding '[twenty thousand rupees] in amount is so expended on a pressing emergency, the circumstances shall be forthwith reported by lhe ^Chairman] lo lhe '[Central Government] together with an explanation of the way in which it is proposed by the Commissioners to cover such extra expenditure.

75. No ^employee], as defined in section 30, may be maintained by lhe Commissioners, unless his salary has been provided in an estimate at the time in force.

Commissioners not to maintain employee without authority, Capital expenditure.

Excess expenditure lo

Central Governmeni

be reported lo

^s75A. (1) No expenditure shall be charged by the Commissioners to capital without the previous sanction of the Central Government.

(2) Nothing in sub-section (/) shall require further sanction of the Central Government in the case where the actual expenditure incurred as a charge to capital exceeds the expenditure sanctioned in this behalf by the Central Government unless the excess is more than *tenpercent*. of the expenditure so sanctioned.

^E75B. (J) Subject to such conditions as may be specified by the Central Government, where the Commissioners are of opinion thai any amount due lo, or any loss, whether of money or of property, incurred by the Commissioners is irrecoverable, the Commissioners may, with the previous approval of the Central Governmeni, sanction the writing off finally of the said amount or loss :

Provided that no such approval of the Central Government shall be necessary where such irrecoverable amount or loss does not exceed, in any individual case, two thousand and five hundred rupees or in the aggregate in any one year, fifty thousand rupees.

(2) Notwithstanding anything contained in sub-section (V), where the Chairman is of opinion that any amount due to, or any loss, whether of money or of properly, incurred by the Commissioners is irrecover-' able, the Chairman may sanction the writing off finally of such amount or loss, provided that such amount or loss does not exceed, in any

These words were substituted Tor [he worcis "five thousand rupees" by s. 9 of the Calcutta Porl (Amendinenl) Acl. 1923 (Ben. Acl VI or 1923).

"This word was subsliluled for lhe word "Vice-Chairman" by s.6ofihcCalculta Port (Amendment) Acl. 1920 (Ben. Acl VII of 1920).

'Sec fool-nolc 2 on page 12, time.

'See fool-nolc 2 on page 34, ame.

'Sections 75A and 75H were inserted by s. 105 of [lie Port Trusts and Pons (Amendment) Acl, 1951 (XXXV of 195!)-

Writing off of losses.

The Calcutta Port Act, 1890.

[Ben. Act III

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(Chapter IV.— Of the General Powers of the Commission.— Part V.— Of the Estimates of income; Expenditure and Audit — Sections 76, 76A, 77 & 78.).

individual case five hundred rupees or, in the aggregate in any one year, ten thousand rupees; and in every such case, the Chairman shall make a report to the Commissioners giving reasons for such sanction.

Audi! and examination of accounts.

'76. (/) The accounts of the receipts and ex penditure under this Act shall once in every year be laid before the Central Government and shall be audiied and examined by the Comptroller and Auditor- GeneraJ of India at such times and in such manner as may be determined by him.

(2) Within fourteen days after the audit and examination shall have been completed, the auditors shall report upon the accounts audiied and examined, and shall forward copies of such report to the Central Government and tu the Commissioners in meeting, and the Commissioners in meeting shall on receipt of such report cause the same to be deposited in the office of the Commissioners and to be published, together with an abstract of the accounts, in the Official Gazette.

^J76A. (/) The Commissioners in meeting shall forth with take into consideration any defects or irregularities thai may be Commissioners lo remedy pointed oul be ihe auditors in their report and shall pass defects and such orders ihercon as the Commissioners in meeting may irregularities pom led out in think fit and shall also send a report of the action taken by Lhc audit repon the Commissioners to the Central Government. and Central

> (2) If there is a difference of opinion between the Commissioners and the auditors on any point included in the audit report and the Commissioners in meeting feel

unable to accepi the recommendations, if any, made by ihe auditors on such point, the matter shall forthwith be referred to the Central Government who shall pass final orders thereon and the Commissioners shall be bound to

Auditors may require prediction of books, etc., for audit of accounts.

Government to

pa_ss final orders

give effect to such orders.

77. LCentral Government to appoint auditors.-Repealed by s. 2 and the First Sch, of the Repeating and Amending Act, 1960 (58 of 1960)].

78. (/) For the purposes of any audit and examination of accounts under this Act. the auditors may, by summons

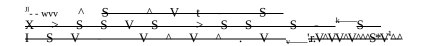
in writing, require the production before them of all books, deeds, contracts, vouchers, and all other documents and papers which ihey may

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deem necessary;

'This section was substituted for lite original section by the Port Trusts and Pons (Amcrrdmcm) Am, I'J51 (XXXV of 195 J). s. 106.

"This section was inserted by s. 10*7. ibid.



The Calcutta Port Act, 1890.

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of 1890.]

(Chapter IV.—Of the General Powers of the Commission.—Part V.—Of the Estimates of Income, Expenditure and Audit.— Sections 79, SO & 80A.— Part VI.—Of Landing-places and Bathing' ghats.—Section 8J.)

and may require any persons holding or accountable for any such books, deeds, contracts, accounts, vouchers, documents or papers to appear before them at any such audit and examination, or adjournment thereof and to make and sign a declaration with respect to the same.

(2) If any such person neglect or refuse so to do, or produce any such books, deeds, contracts, accounts, vouchers, documents or papers, or to make or sign such declaration, he shall be liable for every neglect or refusal to a penalty not exceeding one hundred rupees.

79. '[The Comptroller and Auditor-General of India], shall in respect of each audit, be paid by the Commissioners such remuneration as the "[Central Government] shall, from time to time, determine.

80. A copy of the accounts to be audited and examined shall be deposited in the office of the Commissioners, and thereat be open during office hours to the inspection of any person on payment of a fee of one rupee on each occasion of inspection, for seven days before the audit and examination ; and all such persons shall be liberty to take copies of, or extracts from, the same without further payment.

³80A. (7) The Commissioners shall annually, or oftener, if directed by the Central Go vern ment so to do, submit statements of their receipts and disbursements to the Central Government in such form and at such time as that Government may direct.

(2) A copy of all such statements shall be open to the inspection of the public at the office of the Commissioners during office hours on payment of such fee for each inspection as may from time to time.be fixed by the Commissioners in meeting.

PART VI.ô Of Landing-places and Bathing-ghats.

81. The Commissioners in meeting shall provide a sufficient number of public landing-places, from and upon which the public shall be permitted to embark and to land free of charge.

(Chapter IV.— Of the General Powers of the Commission. — Part VI.—Of

Landing-places and Balhing-ghM\$—Section 82.—Part

VIS.— Of the erection of Wharves, Quays, Stages, Jellies, Piers or

Remuneration to Comptroller and Auditor-General of India. Accounts to be kepi in office of Commissioners and lo be open for

Submission of accounts to the Central Government.

inspection.

Commissioners in meeting to provide public landingplaces.

Moorings.—Sections 83—85.)

82. Ii shall be lawful for lhe Commissioners in meeting if ihey consider it necessary for the purposes oF ihis Acl, looccupy or remove any balhicg-g/wr or landing-place wiihin ihe Port; and thereafter to prohibit the

The Calcutta Port Acl, 1890.

[Ben. Act III

public from resorting to or using the same :

Provided that the Commissioners shall reserve, act out, make and provide for [he use of [he public, such sufficient baihing-£/ia/s within the Porl as ihe '[Central Government] may direct.

PART VII.ô Of the erection of Wharves, Quays, Stages, Jetties. Piers or Moorings.

83, It shall not be lawful lor any person or persons, save the Commissioners, to make, erect or fix below high-water-mark within' the Port any wharf, quay, siage, jeiiy, pier, erection or mooring, unless the assent ofthe'[Central Government] shall have been first obtained.

84, Any mailer or thing which may be so made, erected or fixed may be removed by ihe Commissioners ; :

and the person who shall have so made, erected or Fixed any such matteror thing shall be liable on conviction to a fine which may extend lo one hundred rupees and to a further fine which may extend to one thousand rupees for every day during which such matter or thing shall have been permitted to remain so made, erected or fixed after notice to remove the same shall have been given to him ;

and shall also be liable to pay all expenses which may have been incurred by the Commissioners in removing such matter or thing :

Provided that this section shall not apply to moorings laid down or to be laid down by the Conservator of the Port.

Power to remove wh.ii f eic.. if creeled without limit of Poil,

85, In case any wharf, quay, stage, jetty, pier, erection or mooring may have been, or shall hereafter be, made, erected or fixed below high-water-mark without the limits for the time being of the Port, and thereafter the limits of the Port shall be extended so as to include the place on which such wharf, quay, stage, jelly,pier, erection or mooring shall have been made, erected of fixed, it shall be lawful for the Commissioners, with the sanction of .the '[Central Government] in writing, to remove, fill up or destroy such wharf, quay, staga, jetty, pier, erection or mooring : See foor-noic 2 on nn»»r-1^

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Powers wiih

spec I lo Wharves bathingetc, not lo ghai.t and

be landing by praics privaic

assent of Central Government, Penally for

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cling wharves,

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1890.] The Calcutta Port Act, 1S90.

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(Chapter IV.— Of the General Powers of the Commission.—Pari VII.— Of the erection of Wharves, Quays, Stages, Jetties, Piers or Moorings.—Sections 86—89.)

f-

Provided thai any person who may have lawfully made, erected or fixed such wharf, quay, stage, jelly, pier, ereciion or mooring or who may have acquired a prescriptive right thereto by possession of sixty years or upwards his representatives or assigns shall be entitled to institute a civil suil for the award of compensation to him for the injury caused by the removal, filling up, or destruction hereinbefore mentioned.

86. Whenever any wharves, quays, stages, jetties, piers, erections or moorings have, under the last preceding section, been removed, filled up or destroyed, the Commissioners shall make or provide for the use of the public such sufficient and convenient wharves, quays, stages, jetties, piers, we erections or moorings, in the place of those that may be removed, filled up or destroyed, as the '[Central Government] may direct.

87. When the' [Central Government] shal I, under the provisions of any Act for the regulation of duties of customs, appoint any wharf, quay, stage, jetty, or pier erected or acquired under this Act for the use of sea-going vessels, to be a wharf for the landing of goods within the meaning of such enactment,

the Commissioners shall set apart, maintain arid secure on such wharf, quay, stage, jetty or pier, such portion thereof, or place therein, or adjoining thereto, for the use of the officers of Customs, as the '[Central Government] shall in thai behalf approve or appoint.

88. Notwiihstanding thai any wharf, quay, stage, jelly or pier, or portion thereof, shall, under the provisions of ihe last preceding section, have been seL apart for the use of the officers of Customs, all lolls, dues, rales, rents or charges payable in respect thereof, or for the use thereof, or for the storage of goods thereupon shall be paid and payable to the Commissioners, or to such person or persons as they may appoint to receive the same.

89. (J) In case any damage or mischief shall be done to any dock, wharf, quay, stage, jelly, pier or works constructed or acquired by the Commissioners under the provisions of this Act, by any vessel, through the negligence of any person having the guidance or command thereof, or of any of the mariners or persons employed therein,

it shall be lawful for any Magistrate, having jurisdiction in the place where such damage or mischief is alleged to have been committed, on the application or ihe Commissioners, to issue a summons to the

Commissioners to provide wharves, clc., for use of public.

Commissioners io provide wharves, clc.. Tor use of Customs Officers.

Tolls, etc., in respeel of wharves, eicš set apart Tor Customs Officers lo be paid to Commissioners. Magistrate to summcin masters of vessels with respcclto damage caused lo wharves, ctc,.

(Chapter IV.— Of the General Powers of the Commission.—Parr VIII.— Of the Landing and Shipment of Goods.—Section 90.)

master of, or agent for, such vessel, requiring him to attend on a day and at an hour named in the summons to answer touching such damage or mischief;

Provided that if, at the time of the damage or mischief the vessel was under the orders of a duly authorised officer belonging io the Pilot Service or the Harbou r Master's or Port Offl cer's department, the case shall not be cognizable by the Magistrate under this section.

(2) [f at the time appointed in the summons, and whether the person summoned shall appear or not, the Magistrate Finds that the alleged damage was done through such negligence as aforesaid, and that the pecuniary amount of the same does not exceed two hundred rupees,

Magistrat e lo issue warrant of distress if damage io wharves, etc., causcd by negligence.

Commis-

sioners io

provide for

landing, etc.,

goads from

seagoing vessels. it shall be lawful for the Magistrate to issue his warrant of distress under which a sufficient portion of the boats, masts, spars, ropes, cables, anchors or stores of the vessel may be seized and sold to cover the expenses of, and attending the execution of, the distress and the pecuniary amount of damage as aforesaid;

and such amount shall be paid to the-Commissioners out of the proceeds of distress.

PART VIII.ô Of the Landing and Shipment of Goods.

90. 7 [(/)] The Commissioners shall $^{2\circ}$ " " provide and keep and maintain

⁷See focit-noie 2 on page 12, ante.

^{&#}x27;Scciion 90 wasre iiuinbereU assub-seciionU) ol lhai scciion by S. I IGoflhePort Trusts and Ports (Amendment) Acl, 1951 {XXXV of 195 1},

[&]quot;The words "when (hereunto required by the Local Government" were repealed by [he Bcngnl Decentralization Acl. 1915 (Ben. Act V of 19IS).

[^]These words were insened Uy S. 5 of the Calcuila Port (Amendment No. I) Acl, 1895 (Ben, Act IV of 1895).

[&]quot;This proviso was inserted by s. 5, ibid.

This word was inserted by s. 5 of lhe Calcutta Port (Amendment No. I) Act, J 995 (Ben. Act IV of 1895).

This proviso was inserted by s. 110(a) of the Port Trusls and Pons (Amendment) Aci, 1951 (XXXV of 1951).

This sub-section (2) was inserted by s. 110 (b), *ibid*.

[&]quot;This word was subslilled for lhe word "Third" by s. 7 oF lhe Calcutta Port (Amendment) Act. 1907 (Ben. Acl II of 1907).

[&]quot;The words "With the sanction of Ihe Local Government" were repealed by the Bengal Decentralization Acl. 1915 (Ben. Acl V of 1915).

[■]Sec foot-note 3 on page 12, ante.

^{&#}x27;The words''' lo req aire (he Conservator of Ihe Port or other persons exercising the rights, powers and authorities af the Conservator or the Port" were omitted by s. Ill (n) of the Port Trusts and Pons (Amendment) Acl, 195) (XXXV of 1951),

^{&#}x27;This proviso was added by s. 11 Kb), ibid.

[^]These words were substituted fonhe words "Conservator of the Port" by s. 112 of the PonTrusis and Ports (Amendment) Act, 1951 (XXXV of 1951),

This word was substituted for the word "vessels" by s. 3 and Sch. II of the Amending Acl.

The Calcuila Port Act, 1890. The Calcutta Port Acl, 1890.

65 [Ben. Act I]

sufficient servants and apparatus for the expeditious and convenient landing and shipment of goods from and upon all sea-going vessels brought to ihe docks, wharves, quays, stages, jetties or piers erected by them ;

and shall, by their servants ^J[or agents], land and ship all goods from and upon any such vessels so coming to such dock, wharf, quay, stage, jetty or pier, unless where there is a legal excuse for refusing to land or ship such goods, or such vessel is by reason of the breach or non-observance of any laworregulation.notentitled to have her goods shipped or discharged :

^Provided that, in the case of cargoes of petroleum, its hall be lawful for the Commissioners not only to land the petroleum from all sea-

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^{1903 (1} of I9D3).

The section was subsliluled for lhe original section by s. 113 of lhe Port Trusls and Ports (Amendment) Acl. 1951 (XXXV of 1951).

^{&#}x27;See fool-noie 2 on page 12, ante.

^{&#}x27;Sec foot-nolc 3 on page 12, ante.

^JThe words 'With lhe sanction of lhe Local Government" were repealed by the Bengal Decentralization Aci, 1915 (Ben. Aci V of 1915).

[&]quot;These words were substituted for the words "and with the same sanction" by the Bengal Decentralization Act, 1915 (Ben, Act V of 1915),

^{&#}x27;See foot-note 2 on page 12, ante.

^{&#}x27;In scciion 104 ihe words "and also a scale of lolls for (he use oFlhc said docks, wharves. t|uays, stages, jellies anJ piers by any such vessel, in ease (he Commissioners shall permit ihe goods to be landed or shipped by other than (heir own officers and scrvams" were repealed by s, 6 of (he Calcutta Port {Amendment No. I) Acl. 1895 (Ben. Acl IV of 1895).

v ,N ı

of 1890.]

(Chapter IV.— Of the General Powers of the Commission.—Part VIII.— Of the Landing and Shipment of Goods.—Sections 91, 92.)

^T- going vessels, but also by their servants or agents to put lhe petroleum out of the hold and overside such vessels :

Provided '[further] lhat the Commissioners shall not be bound to land, ship or move any single article or package exceeding thirty tons of twenty hundredweight in weight except at such special charge as may be agreed on in respect of such article or package :

²Provided also lhat it shall be lawful for the Commissioners in meeting in special cases to permit goods to be landed from, or shipped upon, any such sea-going vessel by persons other than the employees or agents of the Commissioners.

^J(2)The Commissioners may also maintain and use lighters for the purpose of landing and shipment of goods between sea-going vessels at the port and the docks, wharves, quays, stages, jetties or piers erected by them.

91. (/) Whenever any goods shall be landed by the Commissioners from any vessel under the powers by this Act conferred on them, they shall if thereunto required, give to the person in charge of such vessel a receipt in the form or to the effect prescribed in the "[Second] Schedule; and may, in any such receipt, include all goods landed from such vessel during one day.

(2) No person to whom such receipt shall have been so given, nor the master nor owner of the vessel from which the goods in respect of which such receipt shall be given may have been landed, shall be liable for any loss or damage to such goods which may occur after they shall have been so landed.

92. When any dock, wharf, quay, stage, jetty or pier, erected under the provisions of this Act, shall have been made and completed, together with suffcient warehouses, sheds, cranes, and moorings for landing and shipment, or for landing or for shipment of goods from and upon sea-going vessels,

Commissioners to gram receipts for goods landed by [hem.

Liability for loss, cic.. of goods to ccasc when once landed. '

Commissioners lo declare when docks, cic., are ready for landing goods From seagoing vessels.

67 The Calcutta Part Act. 1890.

[Ben. Act I.'

(Chapter IV.— Of (he General Powers of the Commission.₆ Part V(IL— Of the Lauding atid Shipment of Goods.₆ Sections 93, 94.)

it shall be lawful for the Commissioners '* * *bya notification published in three consecutive numbers of ihe '{Official GazeFh'l io declare lhai such dock, wharf, quay, stage, jetly or pier is ready for receiving, landing and shipment, or for landing or for shipment of goods from and upon sea-going vessels.

Commissioners may order seagoing vessels io load or unload al docks, cic., when accommodation available. 93. From and after such notification and publication, it shall be lawful Tor the Commissioners >* * * * from time to time, when there shall be room at such dock, wharr, quay, stage, jetty or pier, io order lo come alongside of such dock, wharf, quay, stage, jelly or pier for the purpose of being laden or unladen by the Commissioners, any sea-going vessel which shall not have commenced to discharge goods, or which, being about to lake in goods, shall not have commenced to take in goods :

^JProvided that if the Commissioners are not ihe Conservator of the Port, ihey shall not themselves make the order as aforesaid but shall require the Conservator of ihe Port, or other person exercising ihe rights, powers and authorities of the Conservator of the Port, to make such order.

94. If, after such order of the ^Commissioners or as the case may be, the Conservator of the Port J or other person aforesaid the owner or master of any such ^r[vessel] shall either lake in or discharge goods, save and excepiat such dock, wharf, quay, stage, jeity or pier to which such vessel shall have been so ordered,

Penalty for landing or shipping goods in contravention or order.

the owner thereof, or in case he shall not be in Calcutta, the master thereof, shall be liable to a penally of one hundred rupees for each day that he shall land or ship, or attempt Lo land or ship, any goods in contravention of such order.

(Chapter IV.— Of the General Powers of the Commission.—Part VIII.— Of the Landing and Shipment of Goods.—Sections 95—97.)

'95. Without lhe express sanction of the Commissioners in meeting and except in accordance with the conditions which the Commissioners in meeting may by resolution prescribe, no goods shall be landed or shipped From or upon any sea-going vessel within the port save at the docks, wharves, quays, stages, jetties or piers erccted under this Act.

Power lo direct goods not lo be landed from or shipped upon seagoing vessels.save at docks, clc., creeled by Commissioners.

Penally

landing

shipping

order.

goods after publication of

for

or

96. Whoever shall, after such order has been so published as aforesaid, land or ship, or attempt to land or ship, any goods in contravention of such order, shall be liable to a'fine not exceeding two hundred rupees for every day lhat he shall so land or ship any goods in coniravention of the said order :

Provided that, notwithstanding anything in this or in sections 92, 93 and 94 contained, it shall be lawful for the -[Central Government] by notification in the ^{Official Gazelle], from time to time, if it shall so'think fit, to declare that certain specified vessels orclasses of vessels shall be permitted to discharge or ship goods or that certain specified goods or classes of goods shall be permitted to be landed or shipped elsewhere, and at such part of thePort of Calcutta and for such lime and on such conditions as it may think fit.

97, (J) When any dock, wharf, quay, stage, jetty or pier for receiving, landing or shipment of goods from vessels (not being seagoing vessels) shall have been made and completed with all proper appliances in that behalf,

it shall be lawful for the Commissioners in meeting * * * * by an order published in three consecutive numbers of the HOfficial Gazette], to declare lhat such dock, wharf, quay, stage, jetty or pier is ready for receiving, landing or shipment of goods from vessels (not being sea-going vessels), '

Commissioners **10** declare when docks, clc., are ready for landing goods from inland vessels.

The Calcutta Port Act, 1890. The Calcutta Port Acl, 1890.

69 [Ben. Act III

(Chapter IV.— Of the General Powers of the Commission.—Pari VIII.— Of the Landing and Shipment of Goods.—Sections 98. 99.)

and in the same way '[with Ihe sanction of the^T(Cenlral Government)] to order that, within certain prescribed limits to be therein specified in thai behalf, it shall not be lawful, without the express sanction of the Commissioner, to land or ship any goods out of, or into, any vessel (not being a sea-going vessel) of any class specified in such order, except at such dock, wharf, quay, stage, jetty or pier.

(2) And, by an order in like manner published, to alter, vary or revoke any such order.

98. Wheneverany order made and published under sections 95 and 97 shall have the effect of rendering it unlawful to land or ship any goods out of, or into, any vessel at any wharf, quay, stage, jetty or pier lawfully made, erected or fixed by any person for the convenience of private traffic, or to which a prescriptive right may have been acquired by possession of sixty years or upwards,

such perosn, his representatives or assigns, shall be entitled to institute a civil suit for the award of compensation to him for the injury caused by the order hereinbefore mentioned :

Provided that, in awarding such compensation, the Court shall not take into consideration any tolls, dues, rates or charges which the aforesaid person claiming compensation shall be liable to pay for using the wharf, quay, stage, jetty orpier provided by the Commissioners for public use:

Provided also lhat it shall be lawful for the Commissioner, in lieu of closing any wharf, quay, stage, jetty or pier under eitherof the said sections, to allow the continued use thereof on payment of such scale of tolls, dues, rates and charges as may be agreed upon between the owners thereof and the Commissioners.

99- (/) After the publication oF the order mentioned in section 97 of this Act, it shall not be lawful for any vessel of such class to land or ship any goods at any place withing the limits so specified except at such dock, wharf,

quay, stage, jetty or pier; nor for any such vessel, while within such limits, to anchor, fasten or lie within fifty yards nf the ordinary low-water-mark Goods not to be without the consent of the Commissioners. inland vessels

(2) Any person guilty oF any breach of the provisions of this section shall be liable to a fine not exceeding fifty rupees for every such breach.

Suit may be instituted Tor award or compensation

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landed from

save at docks, etc.

The Ca let ina Port Act, 1890. or 1890.]

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(Chapter IV.— Of the General Powers of the Commission.—Part VIII.— Of the Landing and Shipment of Goods.—Sections 100— 102.—Part IX.—Of Levying Tolls and Rates.₈ Sections 103—104.)

100. IF, at'ler the publication of the order mentioned in section 97 of this Acl, any such vessels shall, within such limits, so anchor, fasien or lie, it shall be lawful for the Commissioners lo cause the same to be removed out of the said limits ; and it shall be the duty of ihe Conservator of the Pori lo aid and assist the Commissioners in so removing such vessel.

101. The Commissioners may, by notice in writing, order the master, owner or agent of any vessel to remove such vessel from any dock, wharf, quay, stage, jelly or pier belonging to the Commissioners.

sioners may require masters (O remove vessels from X docks, etc. Power lo charge vessels Tor use of docks, clc., after service h of nolice for lheir removal.

Power to

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Commis-

remove vessels

102. Unless such vessel shall be removed therefrom within thiriy- six hours after service of such notice on the officer in charge of such vessel, or ihe master, owner or agent thereof,

it shall be lawful for the Commissioner Lo charge, in respect of such vessel for the use by such vessel of such dock, wharf, quay, stage, jelly or pier, such sum not exceeding five hundred rupees for each day of iweniy-four hours, or portion of such day, after ihe expiry of such ihirty-six hours, during which such vessel shall remain at such dock, wharf, quay, stage, jelty or pier as to ihe Commissioners shall seem Fit.

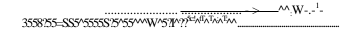
PART IX.ô - Of Levying Tolls and Rates.

103. The Commissioners shall frame a scale of tolls, dues, rates and charges for the landing and shipment of goods from and into seagoing vessels al the docks, wharves, quays, stages, Jetties and piers belonging to the Commissioners, and for ihe use thereof by such vessels, and for the storing and keeping of any goods stored in any premises belonging to them, and for the removal of goods, and for the use of any moorings laid down or acquired by the Commissioners, and for the towage of vessels by ihe steam-vessels of the Commissioners in the Pori,

104. The Commissioners shall also frame a scale of tolls, dues, rates and charges for the landing and shipment of goods into and out of any vessel (not being a sea-going vessel);

Commissioners io frame scale of lolls etc.. for landing goods from seagoing vessels.

Commis-' s [oners (o frame scale of lolls, etc.. for landing goods into inland vessels.



The Calcutta Port Acl, 1890.

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Tfiv Calcutta Pon Act, 1890.

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Scale of tolls,

published alter

etc,, to be

approval by

Government

Power lo levy

concessional rate of charges

on coastal

Central

scale of

lolls, clc.

Central

(Chujjie/ IV.- Of ilte General Powers of the Commission.-Part IX.- Of Levving Tolls and Rows. Sections 104A. 105, 105A <£ 106.)

'IO4A. (/) The Commissioners shall also frame scales of toils for

ihe use of their docks, wharves, quays, stages, jetties and piers by

vessels, whether sea-going or not, leviable when the Commissioners

permit goods io be landed or shipped by persons other than their own

Coinmis-KiSncis lo frame scales of lolls for use of docks, tie., by vessels.

~ [employ eesl.

Commissi onci'j lo frame scale of Lliaigcs for services in respect of vessel or goods, etc.

Charges Tor tarrying passengers and [heir personal effccis on Commission CiV vessels. Cninnijisioncrs io frame smle of lolls, r.ucs.

charges and Tees in J CSpCCl of vessels plying willi in limits or port And in rcspcci of persons iliereon.

(2) The scales for sen-going vessels and vessels other than seagoing vessels may be either the same or different, as the Commissioners may think fit. ^lOS. The Commissioners sh;ill also frame a scale of charges for cargo. any services io be performed by the Commissioners orihcir²[cmp]oyecs] in respect of ^J[vessels or goods excepting the services in respect Power of of vessels for which fees arc chargeable under the Indian Forts Act, GovernmXN of 1908 19081, or for the use of any works or appliances to be provided by the t lo cancel Commissioners.

⁵105 A. The Commissi oners shall aisn Frame a scale of charges for the carrying of passengers and their personal effects on vessels belonging to or hired by the Commissioners.

Power of Commissioners to charge additional general or differential tolls, etc.. on 106, The Commissioners shall also frame a scale of tolls, ""[rates, all or any charges, anil fees], annual or other, to be paid by the owners of $^{7}8$ * portion or vessels plying "[whether for hire or not, and] whether regularly or description of goods. <0 occasionally within, or partly within and partly without, the limits of for provide the port *'|in respect of such vessels and of persons whether in charge of payment debt.

of, or on board, such vessels, and also in respect of the licensing, registration and regulation of such vessels and persons]:

Provided that no such tolls, '[rates, charges and fees] shall be chargeable in

(Chapter IV.— Of lhe General Powers of the Commission.—Part

IX.— Of Levying Tolls and Rales.—Seel ions 107, 108.)

These words were inserted by s. 8 of lhe Calcutta Port (Amendment No. t) Acl, 1895 (Ben. Aci IV of 1895).

'Acl X of 1889 was repealed and re-enacted by the Indian Pons Aci, 1908 (XV of 190&). and ihis reference should now be construed as a reference lo lhe lallcr Acl.

\5eo foot-note 2 on page 12. *ante*.

,Vee Tool-noic 3 on page 12. ante.

⁸Thcsc words were subsliluicd for (he words "for hire" by S. 6 of ihe Calcuila Port (Amendment) Acl. 1905 (Ben. Acl IV of 1905).

^{&#}x27;Tlicac words were inserted by s, K of [he Calcuila Port (Amendment No. I) Act, 1895 (Ben. AtilVof IK55>

respect of vessels which are liable to pay port dues under the provisions of Schedule I of the Indian Ports Act, 1889."

107. (/) Such scales of tolls, dues, rates and charges shall be adopted by the Commissioners in meeting, and shall be submitted to the '[Central Government]; and after receiving its approval shall be published by the Commissioners in the ^J[*Official Gazette*], and may from lime to time, subject to the like approval and publication, be in like manner altered.

In framing scales under lhe foregoing provisions, the Commissioners in meeting may prescribe a lower rate of charges in respect of cargo carried in a vessel from one Indian port lo another.

Explanation.ô For the purposes of this section, the expression, "Indian port" includes the ports of Diu, Daman, Marmagao, Panjim, Mahe, Karaikal and Pondicheny.]

(2) It shall also be competent to the '[Central Government] at any lime to cancel any of the scales Framed under sections 103 to 106 (both inclusive), or to call upon the Commissioners to modify any portion of such scales ; and thereupon the Commissioners in meeting shall modify such scales accordingly.

108. ^{fi}[The Commissioners may from time to time] charge upon all ⁷lorany portion or description of] goods landed from or shipped into any ^K[sea-going] vessel lying or being within the limits of the port ^a[or of the port approaches], whether such goods shall or shall not be so

(Chapter IV.— Of the General Powers of the Commission.—Part IX.— Of Levying Tolls and Rates.—Sections 109,109A.)

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landed or shipped at any dock, wharf, quay, stage, jetty or pier belonging to the Commissioners,

such '[general or differential] tolls, dues, rates and charges, in addition to, or other than, those prescribed by any scale of tolls, dues, rales and charges for the lime being in force under the provisions of sections 103, [104A] -'[and] 107 ** 9 '[as the Commissioners may think fit and expedient]:

^fProvided that the said goods may, for the purpose of this seciion, be classified by weight, measurement, number and value, and the tolls, dues, rates and charges leviable may be varied according as the goods are imported or exported goods ¹⁰[or, according as the goods are landed or shipped within lhe limits of the port or of the port approaches.]

109. Such "[additional general or differential] tolls, dues, rates and charges shall be fixed and adopted in accordance with a resolution passed by the Commissioners at a meeting, and shall be submitted to Che "[Central Governmenl); and if the same shall be approved by it, it shall be published in the "[Official Gazette1, and shall forthwith come into operation and remain in operation until altered or revoked by the Commissioners in meeting, with the sanction of the'-"[Central Government] ; and shall be leviable and recoverable in like manner as any other lolls, dues, rales and charges payable under this Act.

Mode of levy and recovery of additional general or differential lolls, etc.

"109A. The Commissioners in meeting may, in special cases, for reasons to be recorded in writing, remit the whole orany portion of the tolls, dues, rales or charges leviable according 10 any scale for the lime being in force under section 107 or section 109.

Power of Com mis- si one re lo remit lolls, etc.

- 'These words were subsliluied for Ihe original words by s.KU) oflhc Calcutta Pari (Amendment) Acl, 1907 (Ben. Act II of 1907).
- 'These words were inserted by s. 9 of the Calculla Pon (Amendment No, 1) Acl, 1895 {Ben. Act IV of 1895),

"This word was inserted, ibid.

- "These words were inscried by s. 116 (n) of the Pon Trusts and Ports (Amendment) Acl, 1951 (XXXV of 1951).
- 'These words were inserted by s. 9 of ihe Calcutta Pari (Amendment No. I) Act, 1895 (Ben. Acl IV of 1895).
 - This reference ID section 104A was inserted, ibid.
 - 'This word was subsiluied for ihe word "lo", ibid. ÉThe words "(both inclusive)" were repealed, ibid.

These words were subsliluled Tor ihe words "as will, when added to the said ineome of ihe year, suffice as nearly as may be for the payment of lhe said sums in full" by s. 8(2) of the Calculla Pon (Amendment) Acl. 1907 (Ben. Acl 11 of 1907)

This proviso was added by s. 9 of ilie Calcutta Porl (Amendmenl No, I) Act, 1895 (Ben. Act IV oM895).

These words were added to the proviso by s. 116 (fi)ofilic Port Trusls and Pons (Amendment) Acl, 1951 (XXXV of 1951).

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"These words were inserted by s. 10 of the Calculla Porl (Amendment No. I) Acl. 1895 (Ben. Acl IV of 1895). *"See* foot-noie 2 on page 12, *ante. "See* fool-note 3 on page 12, *ante.* "This section was inserted by s. I 17 of the Port Trusts and Pons (Amendment) Act. 1951 (XXXV of 1951).

⁹⁵ ub-scclion (J a) was inscried by s. 115 of lhe Pun Trusls and Ports (Amendment) Aci. 1951 (XXXV of 1951).

110. [Power of Local Government to charge toils, etc., on neglect of Commissioners to do sc.]ô Rep. by x. 9 of the Calcutta Port (Amendment) Act, 1907 (Ben. Act 11 of 1907).

111. (/) For lhe amount of all tolls, dues, rates and charges duly leviable under this Act in respect of any goods, the Commissioners shall have a lien on *The Calcutta Port Acl, 1890.*

of 1890.]

(Chapter IV.— Of the General Powers of the Commission.—Part IX.— Of Levying Tods and Rales.—Sections 110—112.)

such goods, and shall be entitled to seize and detain the same until such tolls, dues, rates and charges are fully paid.

(2) Tolls, dues, rates and charges in rcspect of goods to be landed shall become payable immediately on the landing of the goods.

(J) Tolls, dues, rates and charges in respect of goods to be removed from the premises of the Commissioners or to be shipped for export, shall be payable before the goods are removed or shipped.

(4) The lien for such lolls, dues, rates and charges shall have priority overall other liens and claims, except for general average, for the ship-owners' lien for freight upon [he said goods where such lien exists and has been preserved in the manner hereinafter provided, for, primage, and for money payable to '[the Government] under any law for the lime being in force :

Provided that nothing in this Act shall affect any power or authority vested in the Chief Officer of Customs underany law for the time being in force.

***112.** (/) The responsibility of the Commissioners for the loss, destruction or deterioration of animals or goods, whether landed for import or received for export or for carriage by railway,

during such time as the same remain in the possession Dr under the control of the Commissioners,

shall, subject to the other provisions of this Act, and, in the case of animals or goods received for carriage by railway, subject also to the provisions of the Indian Railways Act, 1890, be that of a bailee under sections 151, 152 and 161 of the Indian Contract Act, 1872, omitting the words ' in the absence of any special contract" in section 152 of the last-mentioned Act.

(2) With the previous sanction of the [Central Government and under such circumstances and conditions as the '[Central Govern-

The words "the Crown" were originally."subsliluled for the words "Her Majesty or the Secretary of State Tor India in Council" by para. 3 and Sch, IV lo the Government of I nd ii (Adapu ion of [ndijn Laws) Order, 1 ^37. jn<J (hereafter ihe word "Government" was subsliluled for the word "Crown" by paragraph 4 (7) of the Adaptation or Laws Order, 1950.

³Seciion 112 was substituted for the original seciion hy s. 2 of the Calculla Porl (Amendment) Acl. 1898 (Ben. Aci II of 1898). *Sec* fool-nole 2 on page 12. *ante.* Responsibility of Commissioners for loss, destruction or deterioration of animals or goads.

Recovery or lolls in arrear.

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IX of 1890. IX of 1872.

metu] may prescribe, the Commissioners may enter into an agreement relating to animals or goods **landed** for import or **Tcceived** for export or For carriage by railway, which may impose upon the Commissioners a greater responsibility than that imposed by sub-section (V).

(5) Every such agreement mustbein writing and must be signed by, or on behalf of, ihe Commissioners.

113. (7) The Commissioners shall, immediately upon the landing '[by them J of any goods, lake charge thereof, and store such as are liable to suffer

7^T/₄he Calculla Porl Act, IS90, 75 The Calcutta Port Acl, J890. of 1890.]

[Ben. Acl III VIII of

f Chapter IV.— Of the General Powers of the Commission.—Part IX.— Of Levying Tolls and Rales.—S@ffons 113,

i 14.)

from exposure in any shed or warehouse belonging to the Commissioners. .

(2) If any owner, without any default on the part of the Commissioners, fail to remove any goods ²[other than those stored in warehouses licensed under section 16 of the Sea Customs Act, 1878], from the premises of the Commissioners within "'[Five] clear working days from the time of landing, such goods shall remain on ihe premises at the sole risk and expense of the owner. -

114. (/) Whenever the owner of any goods "[other than those stored in warehouses licensed under section 16 of the Sea Customs Act. 1878,] fails to remove the same within the lime specified in the last preceding section, the Commissioners shall give notice to the consignee or owner of such goods, if his address be known, by letter sent by post to such address or left thereat, that all liability which Ihe Commissioners may have hilherto incurred in respect of such goods has ceased ;

(2) and shall also publish in one or more daily newspapers notice of the expiry of such liability ; and shall specify therein the numbers, marks and descriptions of such goods, so far as the same may appear.

[:]These words in sections 113(2). 1 J4(J) and 115 were inscred by ss. 11.12 and 13. respectively, of the Calcutta Port (Amendment No. I) Acl. 1895 (Ben. Act IV of 1895),

"This word was suhMiluieil for the word "ihrec" hy s. I ISoftlte Port Trusts and Pons (Amendment) Act, 1951 {XXXV of 1951).

them. Goads not Mored in licensed warehouses io remain al risk Also to and expense of publish r not reminoved expire of within rive Jacos liability. Commis-

sioners io give nalicc to consignee, clc.. of

cessation of

liability.

Commissioners lo

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of goods landed by -W-5.VK

These words were inserted by s. 2 of the Calcutta Port (Amendment) Act, 1894 (Ben. Act II of 1894).

C Chapter IV.— Of the General Powers of the Comni iss ion.—Pari IX.— Of Levying Tolls and Rales.—Sections IIS—118.)

VIII of 1878.

'VVA :>

115. In case lhe said goods '[other than those siored in warehouses licensed Liability of under section 16 of the Sea Customs Aci, 1878,] shall be removed to lhe public warehouses, ihen the consignee or owner shall be liable to lhe charges for warehousing goods in such public warehouses; and goods shall remain subject to all liens to which they would have been liable if they had remained in the possession of the Commissioners, and to the power of sale hereinafter given.

¹116. (I) If the master or owner of any vessel, or his agent, at or before the time of landing from such vessel and goods at any dock, wharf, quay, stage, jelly or pier belonging to lhe Commissioners shall give to the Commissioners notice in writing thai such goods are to remain subject to a lien for freight or other charges payable to the shipowner, to an amounL to be mentioned in such notice, such goods, shall continue liable to the same lien (if any) for such charges as they were subject to before lhe landing thereof.

(2) Such goods shall be retained either in the warehouses and sheds of the Commissioners or in warehouses licensed under section 16 of the Sea Customs Aci, 1878, or with the consent of the Chief Officer of Cusioms, in disc barge of lien. the public warehouses at the risk and expense of lhe owners of the goods, until the lien is discharged as hereinafter mentioned.

117. Upon the production to ihe'femployee] of lhe Commissioners in that behalf of a document purporting to be a receipt for lhe amount claimed as due. or a release of freight, from the person by or on whose behalf such notice shall have been given, it shall be lawful for the Commissioners to permit such goods to be removed without regard to such lien :

Provided they shall have used reasonable care in respect lo the authenticity of such document.

118. If the tolls, dues, rates and charges payable to the Commissioners in respect of any goods under ihis Acl are noi paid,

or if the lien of the shipowner for freight, where such notice as aforesaid has been given, is not discharged.

Lien for freight preserved after landing of

consignee or

owner with

wjiehouses

rcspcci lo goads stored in public

given. Goods lo be retained in warehouses and slicds until

goods, if notice

of lien be

Commissioners may permit gnnds w be removed without regard to lien.

Power of Commission to sell goods by public auction.

Scction 116 was subsliluled for llie former section by s. 5 of the Calculla Porl (Amendmenl

No, II) Acl, 1895 (Ben. Act VI or IK95). 'See fool-nolc 2 on page 34, mile.

^{&#}x27;See foot-note 2 on page 74. ante.

the Commissioners may, and, in the latter event, if required by or on behalf of the person claiming such lien for freight, shall, at the expiration of two months from the time when ihe goods were placed in their custody, or, il' the goods are of a perishable nature, at such earlier period, being not less than

The Calcutta Port Act, 1890.

[Ben. Act III

(Chapter IV.— Of the General Powers of the Commission.—Pari iX.— Of Levying Toils and Rales.—Seel ions 119, 119A.)

twenty-four hours after the landing of the goods as they shall think fit,

sell by public auction the said goods, or so much as may be necessary to satisfy the amounts hereinafter directed to be paid out of the produce oF such sale.

119. (7) Before making such sale, ten days' noticeofthe same shall be given by publication thereof in the '{Calcutta Gazette],

unless the goods are of so perishable a nature as, in the opinion of the ³[empIoyee] of the Commissioners in that behalf, to render immediate sale necessary or advisable, in which event such notice shall be given as the urgency of the case admits of.

(2) If the address of the owner of the goods has been stated on the manifestofthe goods oriti any of the documents which have come into the hands of the Commissioners, or is otherwise known, notice shall also be given to the owner of the goods by letter delivered at such address or sent by the post;

but the title of a bona fide purchaser of such goods shall not be invalidated by reason of the omission to send the notice hereinbefore mentioned, nor shall any such purchaser be bound lo inquire whether such notice has been sent.

^JU9A. (/) Notwithstanding anything contained in this Act, where any goods placed in the custody of the Commissioners upon the landi ng thereof are not removed by the owner or other person entitled thereto from the premises of the Commissioners within one month from the date on which such goods were placed in their custody, the Commissioners may, if the address of such owner or person is known, cause a notice to be served upon him by letter delivered at such address or sent by post, or if the notice cannot be served upon hi m or his address is not known, cause a notice to be published in the Official Gazette and also in at least one of the principal local daily newspapers,

Disposal of goods not removed from Lhc premises of ihe Commissioners wiihin time limited.

'This expression shall stand unmodifiedô Viile para. 3 and Sch. IV of lhc Government ofIndia (Adaptation of Indian Laws) Order. 1937.

'See fool-note 2 on page 34, tmtc. as amended by Aci XLVMI of 1952.

This section wnsioscrtcd by s, I I9(rflhc PonTmstsand Pons (Amendment) Acl, I95J (XXXV of 1951).

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No lice io be given before sale f goods.

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be given

10 owner by Idler if

address be

known.

The Calcutta Pon Ac[, J890.

of 1890.]

(Chapter IV.— Of the General Powers of the Commission.—Part IX.— Of Levying Tolls and Rates.— Section 120.)

requiring him to remove the goods forthwith and staling that in default of compliance therewith the goods are liable to be sold by public aucion :

Provided that where all the rates and charges payable under this Act in respect of any such goods have been paid, no notice or removal shall be so served or published under this sub-section unless two months have expired from the date on which the goods were placed in the custody of ihe Commissioners.

(2) If such owner or person does not comply with the requisition in the notice served upon him or published under sub-section (J), the Commissioners may, at any lime after the expiration of one month from the date on which the notice was so served or published, sell the goods by public auction after giving notice of the sale in the manner . prescribed in section 119.

(3) The Central Government may, by notification in the *Official Gazette*, exempt any goods or class of goods from the operation of this section.

120. (/) '[In the case of any sale under section 118 or section M9A], the moneys received from the sale shall be applied as follows: \hat{o}

(n) in payment of the expenses of the sale ;

- (b) in payment, according lo their respective priorities, of the liens and claims excepted in section 111 from lhe priorily of the liens of the Commissioners for lolls, rales and dues; and
- (c) in payment of the tolls, charges and expenses of landing, removing, storing or warehousing the same, and of al I other charges due to the Commissioners under this Act in respect thereof.

(2) The surplus, if any, shall be paid to the importer, owner or consignee of the goods, or to his agent, on his applying for the same :

Provided that such application be made within one year from the sale of the goods, or good reason be shown why such application was not so made lo the satisfaction of the Commissioners; and in case such application shall not be so made, nor reason shown, such surplus shall be held by the Commissioners upon trust for the purposes of this Act.

These words and figures within square brackets were subslilued Tor lhe words "In every ease of any such sale as aforesaid" by s. 120 of lhe Port Trusts and Pons (Amendment) Act. 1951 (XXXV of l'J51).

Application of proceeds r sale.

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Surplus or sale-proceeds to whom to be paid.

The Calcutta Port Acl, 1S90.

[Ben. Act III

(Chapter IV.— Of the General Powers of the Coin in ission.—Pa rt IX.— Of Levying Tolls and Rates.—Sec fions J2I, 122 &I22A.)

Power of Col Tec lor or Customs <o distrain vessels for non- pay men i of IoIU.

121. If the master of any vessel in rasped of which any tolls, dues, rates, penalties or charges shall be payable under this Act, or any rules or orders made in pursuance thereof, shall refuse or neglect to pay the same or any part thereof on demand,

il shall be lawful for the Commissioners to apply to the Collector nf Customs of the Pori of Calcutta ;

and such Collector shall distrain or arrest of his own authority such vessel, and the tackle, apparel and furniture belonging thereto, or any part thereof, and deiain the same until the amount so due to the Commissioners shall be paid;

and in case any part of the said tolls, dues, rates, penalties or charges, or of the cost of Ihe distress or arrestment, or of the keeping of the same, shall remain unpaid for the space of five days next after ;my such distress or arrestment shallhpvebcen so made, the Collector of Customs may cause the vessel or other things so distrained or arrested to be sold ;

arid with \he proceeils of such sale may satisfy such tolls, dues, rates, penalties or charges, and costs, including the costs of sale remaining unpaid ; rendering the surplus (if any) to the master of such vessel on demand,

122. If the Commissioners shall give to the '[officer of the Government], whose duty it shall be to grant the port clearance of any vessel, a notice stating that an amount therein specified is due in respect of tolls, dues, rates or charges, or penalties chargeable under this: Act or any byc-laws, rules or orders made in pursuance thereof, against such vessel, or the owner or master of such vessel in respect thereof, or against or in respect of any goods on.board such vessel,

such officer shall not grant such port clearance unlil the amount so chargeable shall have been paid.

ⁱ122A. (J) All warehouses of the Port Commissioners shall be deemed m be private warehouses and capabl e of being licensed as such under scciion 16 uf the Sea Customs Act. 1878; and all the provisions of that Act relating lo licensed private warehouses shall be applicable to all such warehouses.

'Tlic words "officer of the Cruwn" were origimlly Mibsli luted for ihe words "afjeer of Government" t>}' para. 3 and Sch. IV in ihe Government of India (Adaptation of Indian Law*) Order, 1937. and thereafter Ihe word "Government" was substituted Tor the word "Crown" by paragraph *1(7) or the Adaptation of Laws Order. 1950.

'Sections I22A. 1228 and I22C wore inserted by 15 of the Calcutta Port (Amendment No. I) Acl. I tj'J5 (Ben. ftci IV of 1895).

Pari clearance noila be granted unlil lolls, clc., arc paid.

Warehouses.

may be made bonded

warehouses

warrants

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78

The Calculla Port Aci, IS90. of 1890.]

vnioF 1878.

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(Chapter IV.— Of the General Powers of the Commission.—Part IX.— Of Levying Tolls and Rates.—Sections 122B.— I22D.— Chapter V.— Of the Powers of the Commissioners ax Conservators of the Port.—Suction 123.)

(2) The warrants delivered under section 96 of the Sea Customs Act, 1878, shall, in the case of the said warehouses, he signed by ibe Commissioner orsome person duly authorized by them in lhat behalf.

'122B. Il shall be lawful for the Commissioners to give, in lhe manner provided by seciion 53, general security, by bond or otherwise, for payment of the import duty due on goods stored in bonded warehouses, or for ihe due exportation of such goods. When such security shall have been given by the Commissioners, no further security shall be required by the Chief Customs Authority from any other person to the same effect,

'122C. The Commissioners shall not be liable to compensaic the owners of petroleum stored in any warehouse licensed under section 16 af the Sea Customs Act, 1878, for any loss by fire, however arising, or for any direction or damage or diminution in quantity by leakage or otherwise, unless such direction, damage or diminution has been caused by the negligence of the Commissioners or their servants.

¹122D. Notwithstanding anything contained in section 111 and in sections 116 to 122 (both inclusive), lhe Commissioners may recover by Alternative suit any lolls, dues, rates, rents, charges, damages, expenses, costs or in case of sale, the balance thereof when the proceeds of sale are insufficient, or any penalties or fines payable to, or recoverable by, the Commissioners under this Act or under any bye-laws made in pursuance thereof, CHAPTER V

Of the Powers of the Commissioners as Conservators of the Port.

¹123. (/) All moneys received by the Commissioners as the Conservators of lhe Porl and of the Port approaches, or as lhe body appointed under subsection (/) of section 36 of the Indian Ports Act, 1908, excluding all fees and all fines and penalties creditable lo the pi lotageaccuuni of the port under subscct inn (5n) of lhat scct ion shall be deemed to be a portion of lhe income of lhe Commissioners and shall be included in their annual estimates and accounts.

Commis sioners may give security far duly on bonded goods

Commissioners may slorc goods in bonded warehouses.

remedy by

XV of 190S.

> body appointed 'See foot-note 2 on page 71, ante. ²This teeiinn was inserted by s. 121 of (be Port Trusls and Pons (Amendment) Acl, 1951 {XXXV of 1951). 'This section was subsliluled for llic original section by s. 123, *ibid*. Acl, J 908.

Moneys received by die Commis sioner.': JS Conservators of Porl or ns under see lion 36 of the Indian Ports

The Calcutta Port Act, 1890.

[Ben. Act III

XV of

1908.

fChapter V,— Of she Powers of the Commissioners as Conservators of the Port.—Section 124,—Chapter VI,—Of Wrecks.— Section—125.— Chapter VII.—Of Bye-Laws.—Section 126.)

(2) All the powers, authori lies and restrictions contained in this Act in respect of the works by this Act authorised shall apply to ihe works which may be executed by the Commissioners as such Conservator or body, not being the works the cost of which is chargeable to the pilotage account of the port under sub-section (5b) of section 36 of the Indian. Ports Act, 1908, and also to the sanction of such works, the estimates therefor and the expenditure thereunder.

etc received by Commissioners as Conservators to

124. [Port dues, etc., received by Commissioners as Conservators to be included in debt to Government.—Rep. by s. 123 of the Port Trusts and Pons (Amendment) Act, 1951 (XXXV of 1951).]

CHAPTER VI

Of Wrecks.

125. The Commissioners shall, if and when appointed under the provisions of section 73' of the Indian Merchant Shipping Act, 1880, to be Receivers of Wreck within the limits of their jurisdiction, exercise within such limits all the functions of a Receiver of Wreck under the said Act.

CHAPTER VII

Of Bye-laws.

¹126. (/) It shall be lawful for the Commissioners in meeting, from time to time, to make such bye-laws consistent with this Act and with the Indian Ports Act, 1889^J, as they may think necessary forany of the following purposes (that is to say):ô

(a) for regulating, declaring and defining ihe docks, wharves, quays, stages, jetties and piers on and from which goods shall

' be landed from, and shipped in. vessels within the port;

(b) for regulating the manner in which, and the conditions under which, the loading and discharging of all vessels within the port shall be carried uut;

'An VII or 1380 was repealed and re-enacted by the Indian Merchant Shipping A«, 1923 (XX) of 1923). Acl XXI of 1923 was again repealed anil rs-enaeteil by Act XLIV of 1958 and this reference should now be construct as reference to scciion 391 of ihe last mentioned Act. ^Section 126 was substituted Tor ihe former section by É>. 6 oT ihe Calcutta Port

(Amendment No. II) Acl, 1895 (Ben. Act VI of 1895).

'Act X of 18R9 was repelled and re-enacied by (he Indian P<iris Act. ISIflft (XV of 190S), nnd this reference should now be construed as a reference to the laiter Acl.

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X of 1889.

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Pojycrs CIL., Qf ihe Com-

missioners ns

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Act. 1908,

Commissioners

to exercise

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Wreck.

Power to

repeal bye-

laws.

make, alter or

body

72 The Calcutta Part Act. 1890.

(Chapter VI!.— Of Bye-Laws.—Section 126.)

- (c) for the sate and convenient use of such docks, wharves, quays, stages, jetties and piers, and oflanding-places, '[shelters for passengers], warehouses, warehouses licensed under section]6 of the Sea Customs Act, 1878, sheds and other works in and adjoining the same;
- (id) for regulating the reception and removal of goods within and from the premises of the Commissioners, and for declaring the procedure to he followed for taking charge of goods which may have been damaged before landing, or may be alleged to be so damaged;
- (e) for the mode of payment of tolls, dues, rates and charges levied under this Act;
- *if)* for the removal of wrecks from the pon or the river, and keeping clean the port, the river, the bank of lhe river, and the works of the Commissioners, and for preventing filth and rubbish being thrown therein or thereon ;
- (j?) for regulating the hours during which European seamen and apprentices shipped on the same footing as European seamen may be employed on board ships lying in the port, or on docks, wharves, quays, stages, jetties and piers, in work necessitating exposure to the sun ;

(A) for the guidance of persons employed by them under this Act ; and (/) for otherwise carrying out the purposes of this Act.

(2) The Commissioners in meeting may, from time to time, repeal, alter, or add to any bye-law made under this section,

(5) No bye-law, repea I or alteration of any bye- law shall have effect until the same is confirmed by the [Central Government].

(4) No bye-law, and no repeal or alteration or, or addition to, any byelaw, shall be confirmed until the same has been published [?][for I wo weeks successively in the *Official Gazette* and until fourteen days have expired from the date on which the same had been first published in the *Gazette*].

These words were inserted by s. 2 of lhe Calcuua Port (Amendment) Acl. 1926 (Ben. Act I of 1926).

'These word swercsubslilule J far llic words' in three consecutive numbers of the *Official Gazette"* by s. 124 of [he Port Trusts and Porls (Amendment) Acl, 1951 (XXXV of 1951).

^{&#}x27;See fool-nolc 2 on pngc 12, ante.

(Chapter VI].— Of Bye-Laws—Sections 127, !28.—Chapter VU1.—Of the

The Calcutta Port Acl, 1890.

[Ben. Act III

Constitution and Control of Port Police Force.—Sections 129—132.)

127. In making any bye-law under the last preceding section, the

Pdtaalty for in (ring c- mcnl of bye-laws.

Bye-laws and

tables f (oils etc.. lo be

printed and hung up 3i

docks, ctc.

8 2

> Commissioners in meeting may direct that a breach of it shall be punishable with fine which may extend Lo five hundred rupees, and, when the breach is a continuing breach, with a further fine which may extend m two hundred rupees for every day after the first during which the breach continues. 128. The Commissioners shall cause the said bye-laws, and the tables

> of tolls, dues, rates and charges leviable, lo be printed in the English and Bengali languages and characters, and to be hung up at the several docks, wharves, quays and jetties, and oiherconvenient places on the premises of the Commissioners.

CHAPTER vnr Of the Constitution and Control of Port Police Force.

129. A Police Force shall be formally enrolled for the Port of Calcutta, to be styled the "Port Police Force," and shall consist of a special Superintendent lo be called the "Superintendent of Port Police," and such number of officers and men as the '[Central Government] shall, from time to lime, direct.

130. The Port Police Force shall be under the direction and control of the Commissioner of Police for Calcutta, and shall from a portion of the Pol ice Force of Calculla, and shall be subject to the provisions Ben, Act iv of Che Calcutta Police Act, 1866.

Constitution of Porl Policc Forcc,

131. The Superintendent of Port Policc shall, in all matters connected with the prevention of crime, and ihe detection, apprehension and detection of offenders in order to their being brought before a Magistrate, and the preservation of lhe public peace, act under the direct control of the Commissioner of Police for Calcutta.

132. The Superintendent of Pon Police shall submit daily reports to the Commiss ioners of all offences (if any) committed contrary to be provisions of the Indian Ports Act, 1889^2 , or of any Port x of 1859. rules and by-laws in force prescribed in accordance therewith, and of

all accidents occurring on the river within the limits of the Port.

'See foot-note 2 on page 12, *ante.* ²Acl X of 1S89 was repealed and rc-cnncied by the Indian Ports Act, 1908 (XV of 190B),

Port Policc Force lo be under control of Commissioner of Police. Superintendent or Port Police to acl under control of Commisof sioner Police. Superin-

reports of offences.

tendent or Porl Policc to

submil daily

and this reference should now be construed as a reference lo lhe latter Act.

74 The Calcutta Part Act. 1890.

N. \>-SS». >,W\S-V??OT:

The Calcuila Pori Act, 1890. of 1890.]

83

(Chapter IX.— Of the Port Police Budget.—Sections 133, 134.- Chapter X.— Miscellaneous.—Section 134A.)

CHAPTER IX Of Ihe Port Police Budget.

133. (i) The Commissioner of Police, on or before ihe first day of January in cach year, shall transmit to ihe Commissioners a budget or estimate ol'the expenses of the Commissioner Port Police Force for the financial year commencing on the first day of April then of Police lo submit budget next ensuing. or estimate of (2) The Police Budget shall show the various heads of expenditure of the Police Port Police Force io Force. Commissio Budget when to 134. (/) The Chairman shall lay every such budget before the Commissioners at be laid before the first meeting of the Commissioners held after such budget has been transferred. Commissioners. (2) The Commissioners shall thereupon forward such budget to the '[Central Budget io be Government], with such remarks as to them may seem fit; and it shall be in submitted to Central the'[Power] of the ¹ [Central Government] to pass, or to reject, or to modify, all or Government. any sums entered in the same É[as it thinks fit.] Amount of (J) The amount of the estimates passed, or such proportion of the same as shall be estimates

fixed upon by the '[Central Government], shall be paid to such officer as the ¹ [Central Government] may from time to time direct, by the Commissioners.

passed io be paid to officer appointed by

Central Government

CHAPTER X Miscellaneous.

¹134A. The Chairman shall furnish to the Central Government such reports, Supply of returns, documents or other information relating to the work of the Commissioners reports, under this Act as may, from time to time, be called for by the Central Government.

returns, clc, to the Central Govern ment.

'See foot-note 2 on page 12, ante.

This word was substituted for ihe wool "discretion" by para, 3 and Sell. IV [o [he Government of India (Adaptation of Indian Laws) Order, 1937.

'These words were inserted, ibid.

"Sections I34A and 134B were inserted by s. 125 of the Port Trusts and Ports (Amendment) Act. 1951 (XXXV of 1951).

{Chapter X,—Miscellaneous.—Sections }34B, 135, 136 <£ 136A.)

'134B. As soon as may be after the first day of April in every year and not later than such date as maybe fixed in this behalf by the Central Government, the Commissioners shall submil to the Central Government a detailed report of the administration of lhe Port

The Calcutta Port Act, 1890.

[Ben. Act III

during the preceding year ending on the thirty-first day of March in such form as the Centra] Government may direct.

135. The Commissioners shall not be answerable for any act or default of any Annual administrator Conservator or Harbour Master of the port, or of any Deputy or Assistant of the said report of tVic [employees], or of any person acting under the authority or directions of any such [employee] or assistant, heretofore or hereafter done within the limits of the Port;

nor for any damage or injury heretofore or hereafter sustained by any vessel in consequence of any defect in any of the moorings, hawsers, or other thing belonging to the Commissioners within the Pon which may be used by such vessel: .

Provided that nothing in this sect ion shall protect ihesaid Commissi oners from an action in respect of any acl done by, or under the express order or sanction of the said Commissioners.

⁴136. Every person employed under this Act shall, for the purposes of section 161 to 171 (both inclusive), 184, 185 and 409 of the Indian Penal Code and for the purposes of the Prevention of Corruption Act, 1947, be deemed to be a public servant within the meaning of section 21 of the said Code.

^s136A. (I) Notwithstanding anything contained in any other law, if the Commissioners, in exercise of the poweres conferred on them by rules made under this Act, cancel the allotment of any premises made to any employee or the Commissioners, the Commissioners may, by notice in writing, order such allottee or any other persons who may be in occupation of the whole or any party of the premises to vacate them and deliver the same to them or a person appointed by them in that behalf within such period as may be specified in the notice.

w be public servants for certain	Act XLV of I860. It of [947.			
purposes.	'Tee Toot-now 4 on page 83. (tine.			
Power to	'See foot-note 1 on page 34. time.			
evict	^y Se? fool-natc 2 on page 34, ante.			
certain	^J Seclions) 36 and 136A were subsliluled for sec. 136 by s 126 of the Port Trusts and Pons (Amendment)			
persons	Acl, 1951 (XXXV of 1951).			
from the	⁵ See foot-note 5 on page 76. <i>ante.</i>			
premises				
belonging				
to the				

Indemnily lo Commissioners again si default of employees, clc.

Persons

Commissioners.

employed under this Aci

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Port,

(Chapter X.—Miscellaneous.—Sections 137, 138.) of 1890.]

The Calcutta Port Acl. 1890. Explanation.o For the purposes of this section, "permises" means any building or part of building and includesô

- (i) ihe gardens, grounds and outhouses, if any. appertaining to such building or part of a building ;
- (ii) any fittings affixed lo such building or pari of a building for ihe more beneficial enjoyment thereof; and
- (Hi) any furniture, books or other things belonging lo ihe Commissioners and found in such building or part of a building.

(2) If any allottee or other person refuses or fails to comply with an order made under sub-section (1), any presidency-magistrate or magistrate of the first class may, on application made by or on behalf of ihe Commissioners, order any police officer, with proper assistance, to enter into the premises and evict any person from, and take possession of, thepremises and to deliver the same io the Commissioners or a person appointed by them in that behalf and the police officer may for that purpose, use such force as may be necessary.

- (3) Any such notice as is referred to in sub-section (I) may be served \hat{o}
 - (a) by delivering or tendering il lo the allottee or any oiher person who may be in occupation of the whole or any part of the premises, or
 - (b) if il cannot be so deli verred or tendered, by affixing it on the outer door or some other conspicuous part of the premises, or
 - (c) registered by post.

137. Any person who wilfully deposits, or permits his servants to deposit any dust, firt, dung, ashes, refuse or filth of any kind, or any animal matter, or any broken glass, earthenware or rubbish, in or upon any dock, wharf, quay, stage, jelty or pier belonging to the Commissioners, or in or upon any part of the river bank within ihe Port, shall be liable lo a fine not exceeding ten rupees for each offence.

138. (1) Every charge of an offence against any provision oflhis Act, or of any rule, order or bye-law made under the provisions of this Act, alleged to have been committed within Calcutta may be instituted before any Magistrate having jurisdiction, who may summon the person charged to appear at a time and place to be mentioned in the summons ;

> Penalty for committing certain nuisances on docks etc.

Jurisdiction in case of offences committed within Calcuila.

and if such person do not appear, Ihe Magistrate may upon proof f service of the summons, if no sufficient cause shall be shown for the non-appearance of the person charged, proceed to hear and determine the case in his absence.

(2) If such person do appear, then the procedure laid down in the Code of Criminal Procedure, 1882', from sections 242 to 248 (both inclusive), shall be followed.

139. Every charge of an offence against the provisions of th is Act, or of any rule, order or bye-law made under the provisions of this Act, alleged to have been committed out of Calcutta, may be heard and determined by any officer authorized to exercise any of the powers of aMagistrateinlheplacein which such offence may be alleged to have been

The Calcutta Pori Acs, 1890.

[Ben. Act III

(Chapter X.—Miscellaneous.—Sections 139—143.)

committed, according to the provisions of the Code of Criminal Procedure, 1882^2 .

140. It shall be the duty of all police-officers, whether members of the Port Police Force or not, to give immediate information to the Commissioners oF any offence committed contrary to the provisions of this Act, or of the Indian Pons Act, I889\ of any bye-laws or rules having the force of law prescribed in accordance therewith.

141. (*J*) Any such police-officer may arrest any personcommiting in his view any offence againstany of the said provisions, if the name and $\frac{A \ll X \text{ of}}{1882}$.

address of such person be unknown.

(2) Such person may be detained at the station-house until his name and address shall be correctly ascertained.

142. No suit shall be brought against any person for anything done, or purporting or professing to be done, in pursuance of this Acl, after the expiration of three months from the day on which the cause of action in such suit shall have arisen.

*143.The provisions of sections 35, 89, 91, 97, 99 to 102 (both inclusive), 104, 104A, 105, 106, 121, 122,126 and 135 shall apply in relation to all aircraft making use of the port while on water as they apply in relation to vessels.

	'Act X oT 1882, was repealed and rc-cnacted by the Code of Criminal Procedure, 189S (Acl	
in	V of 189ft). and this reference should now be taken to be made to sections 242 lo 248 (both	Act X or
	inclusive) of the latter Acl.	1989.
	"I'his reTcrcncc should now be laken to be made lo tlic Code of Criminal Procedure. lii'JiJ	
	(Act V of IK98).	

'Acl X of 1889 was repealed and rc-cnacied by the Indian Pons Acl. 1908 (XV of 1908), and this reference should now be construed as a reference to the latter Acl.

^JTliis section was inserted by s, 127 of Lhc Port TRIMS and Pons (Amendment) Acl, 1951 (XXXV of 1951),

Time allowed for institution of suits.

Application of certain provisions of ilic Act lo aircraft.

case of olTcnccs commit led ul of Calcuila,

Polieeofficers ID

give immediate information of certain offences. Policeofficer may ARTCSL

persons

commili ng

nuisances.

Jurisdiction in

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>A>y.

Calcutta Port Acl, 19	590. FIRST SCHEDULE.	87		
	(See Section 2.)			
Acts of the Lieutenant-Governor of Bengal in Council.				
Number and Year.	Subject	Extent of repeal.		
Acl V of 1870	To appoint Commissioners for	So much as has		
	making improvements in lhe	no I been repealed		
	Port of Calculla.			
Acl IV of 1879	To provide for the levy or Tees upon	The whole.		
	certain passenger boals and steam-[erne			
Act IV of 1880	s. For amending lhe Calculla Port	So much as has no		
	Improvement Acl, 1870,	been repealed.		
Act I of 1881	To amend lhe Calculla Port Improvement Acl	The whole.		
	(Amendment Acl). 1880,			
Aci II of 1883	To amend lhe Calculla Port Improvement	Dillo.		
	Acl. 1870.			
Acl II of 1885	To enable the Commissioners Tor .the Port of Calculla lo construct docks.	Dillo.		
Act III of 1887	To amend the Calculla Porl Improvement Acl, 1870.	Dillo.		

(First and Second Schedules.)

* * * *1 "SECOND SCHEDULE.

(See Seciion 91).

Form of Receipt for Goods.

By the Commissioners \of] *the Port of Calcutta.*

Landed during the day of from the

by the Commissioners '[of] the Port of Calcutta the noted in the margin *(if there be* any apparent injury this is to be stated), contents and the stale of the contents unknown.

For the Commissioners y[of\ the Port of Calcutta.

CALCUTTA; day of 19.

of 1890.]

A. B.

'The original Second Schedule was repealed by the Calculla Port (Amendment) Acl. 1907 (Ben. Acl II of 1907).

This Schedule was originally numbered "Third Schedule" and has now been renumbered "Sccond Schedule¹ by s. 10 offhe Calcutta Port (Amendment) Acl, 1907 (Ben. Aci II of1907). 'Sic *Read* (for)ô *See* sec. 4.

'Section 11 was substituted Tar the original section by s. 5 of Calcutta Port (Amendment) Act, 1920 (Ben. Act.

VII or 1920). *'See* foot-note I on page 20, *ante. 'See* Tool-note 2 on page 12, *aitie.*

: The words "with the previous sanciion of the Governor-General in Council" were omitted by para. 3 and Sch.IV to the Government ofIndia (Adaptation of Indian Laws) Order, 1937.

'See foot-note 3 on page 12, ante.

¹See foot-nole 7 on page 22. ante.

[:]This sub-section was renumbered as sub-section "(V)" by s. 3 of the Calcuilii Pon (Amendment) Acl. 1907 (Ben. Act 11 or 1907).

'SeeLion 20A was inserted by s. 2 of lhe Calcutta Port (Amendment) Act, 1908 [Ben. Aci] or 190S). '.

⁴This word within square brackets was subsliluled for lhe word "Vice-Chairman" by s. 6 of ihe Calcutta Port (Amendment) Acl, J920(Ben. Aci VII of 1920).

"These words were inserted by s. 4 or the Calcutta Port (Amendment) Act, 1907 {Ben. Act II of 1907)'. ""See Tool-note 2 on page 22, *aitie*.

"These wards were substituted for ihe wards "Secretary of State for India in Council" by para. 3 and Sch. IV af lhe Government of India (Adaptation or Indian Laws) Order, 1937.

'.Tee root-note 2 on page 12, ruttc.

of 1890.] "These words weft iubslituved for Ihe suoriK "the promissory notes and 01 her

The CalcuttarRorbAdle CSADal Government or in the debentures issued by 189 Commissioners under this Act" by s. 79 of the Port Trusts and Pons (Amendment) Act. 1951 (XXXV bf

1951).

'See foot-note 2 on page 12, ante. 'See fool-note 7 on page 23, ante.

Virslty. this sub-section was inserted by s. 3 of ihe Calcutta Port (Amendment) Act, 1970 (Acl XV of 1970). Thereafter ihis sub-scctinn was not in force as the Calculla Port (Amendment) Acl, 1970 was repeated by s. 2

and lhe First Schedule of the Repealing and Amending Acl. 1974 (Act LVI of

1974),

'Sections 66A to G6N were inserted by s. 3 or the Calcutta Port (Amendment No. II) Act, 1895 (Ben, Act VI of 1895).

"Added by s. 3 oflheCalcutta Port (Amendment) Act. 1954 (West Ben, Act XXV of 1954). . ¹See foot-note 1 on page 48, *ante.* "These words were subsliluled Tor the words "All auditors not being a public depanment, acting under this Act" by s. 108 of the Port Trusls and Pons (Amendment) Aci, 1951 (XXXVort951).

foot-nole 2 on page 12, *anie.* ³This section was in scried by s. 109 of the Port Trusli and Pons (Amendment) Acl, 1951 {XXXV of 1951).

'Scciion IQ4 A WJS insetted by s. 7 of ihti Calculi a Port (Amendment No.!) Act. 1895 (Ben. Acl. IV or f 895). 'SiV l'oo[-no[c 1 On page 34, *ante*.

'Scciion 105 was Substituted for Ihr original section hy s. 4 of the Calcutta Pori {Amendment No. II) Acl. 1895 (Ben. Act VI of 1,195),

"These words were substituted for Ihe words ' 'any vessel or goods" by s. 114 of the Fart Trusts and foils (Amendment) Acl. 1951 (XXV of 1951).

'Scciion I05A was inserted by s, 5 of the Calcutta Pori (Amendment) Act, 1905 (Ben. Acl IV or l'J()5). These words were inserted by s, B of [he Calcuila Port (Amendment Nn. 1) Acl, 1895 (Ben. Act IV of IBM). The word "any" was repealed, *ibid*.

of 1890.] The Calcutta Port Acl, 1S90.

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