West Bengal Act XXI of 1953' THE CITY CIVIL COURT ACT, 1953.

West Ben. Act XXVII of 1957.

West Ben. Act XV[[of 1959. AMENDED .. " West Ben. Act XXXV of 1969. West Ben. Act LX of 1980. West Bcn. Acl XIX oM982. _ West Ben. Aci XXVIII of 1990.

[1st September, 1953.]

An Act to establish an additional Civil Court for the City of Calcutta.

Whereas ii is expedient to establish an additional Civil Court for the City of Calcutta:

It is hereby enacted as follows:ô

- 1. (1) This Act may be called the City Civil Court Act, 1953.
- (2) It shall come into force² on such date as the State Government may, by notification in the *Official Gazette*, appoint.
 - In this Act, unless there is anything repugnant in the subject or context,ô
 - "Chief Judge" means the Chief Judge of the City Civil Court, appointed under sub-section (1) or section 4;

"City "City of Calcutta" means the Court established under section 3; of Calcutta" means the area comprised within the local limits for time being of the ordinary original civil jurisdiction of the High

(2 Court;

"High Court" means the High Court at Calcutta; "proceeding" includes any) proceeding arising out of a suit of a civil nature (not being a

proceeding on appeal, reference, revision or any application to the (3) High Court) and any other proceeding whatsoever of a civil nature in the exercise of original jurisdiction not arising out of a suit;

- (6) "Small Cause Court" means the Court of Small Causes of
- (4) Calcutta, constituted under the Presidency Small Cause Couns

Act, (5) 1882.

Act, (3) 1002.

For the Stalcmem of Objects and Reasons, set the Calcutta Guzette. Extrmmlinary, dated lhe 31st March, 195?, Plrt 1VA. page 463; for proceedings of ihc West Bengal Legislative Assembly, the proceeding gs of the meetings of the West Bengal Legislative Assembly held on i he lit. 2nd and the Slh May, 1953; and for proceedings of the West Bengal Legislative Council, see the proceedings of the meetings of Lhc West Bengal Legislative Council held on I he 11th and 12th May, 1953.

TTiis Act was brought into force with dTecl from the 23id February, 1957, *vide* Notification No. 1057-J.. dated the 14th February, 1957, or the Judicial Department, published in the *Cuteiillu Gazelle, Extraordinary*, of the 20th February, 1957, Pan I. page 585.

Short Lille and commenceinoni.

Definitions.

XVoflSS2.

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(Sections 3-5.)

Establishmen! ofCity Civil Court.

- 3. (1) The Stale Government may, by notification in the *Official Gazette*, establish 1 a Civil Court to be called the City Civil Court.
- (2) The City Civil Court shall be deemed to be a Court subordinate to and subject to the superintendence of the High Court within the meaning of the Letters Patent for the High Court and of the Code of Civil Procedure, 1908.

4. (1) There shall be appointed a Chief Judge of the City Civil Court and as many other Judges of that Court as the State Government thinks fit.

(2) Each of the Judges of the City Civil Court may excreise all or any of the powers conferred on that Court by this Act or by any other law for the lime being in force.

- 5. (1) The local limits of the jurisdiction of the Cily Civil Court shall be the Cily of Calcutta.
- (2) Subject to the provisions of sub-sections (3) and (4), * * * the Cily Civil Court shall have jurisdiction and the High Courl shall not have jurisdiction to try suits and proceedings of a civil nature, not exceeding '[rupees len lakhs] in value.

^J(3) The City Civil Court shall have jurisdiction and the High Courl shall not have jurisdiction to try any proceeding underô

(i) the Guardians and Wards Act, 1890,

5 * * * * * * *

(iii) the Indian Lunacy Act, 1912,

(iv) the Indian Succession Act, 1925.

- (4) The City Civil Court shall noi have jurisdiction to try suits and proceedings of ihe description specified in ihe Firsl Schedule.
- (5) All suits and proceedings which are not triable by the Cily Civil Court shall continue to be triable by the High Court or the Small Cause Court or any other Court, tribunal or authority, as the ease may be, as heretobefore.

8 of 1890. 5* " * A of 1912. 39 of 1925.

The Cily Civil Court was established with effect from the 23rd February, 1957, *ride* Notification No. 1058-J.,datedthe 14th February, 1957. oflhc Judicial Department, published in Ihe *Calcutta Gazelle. Extrnordinary*. or the 20th February, 1957. Part I, pages 585-586.

"The words and figure "and of section 9" were omitted by s. 2(a) of the City Civil Court (Amendment) Act, 1969 (West Ben. Act XXXV of 1969). .

Firstly, the words "rupees fifty thousand" were substituted for ihe words "rupees ten thousand" by s. 2{b}, *ibid*. Then the words "rupees one lakh" were substituted for the words "rapees fifty thousand" by s. 2(a) of the City Civil Court (Amendment) Act, 1980 (West Ben. Act LX of 1980), Finally, the words "rupees ten lakhs" were substituted for the words "rupees one lakh" by s. 2 of ihe City Civil Court (Amendment) Aci, 1990{WcslBcn,AclXXVIIIof 1990}.

^JSut>-section (3) was substituted for the original sub-section by s. 2(6) of the City Civil Court (Amendment) Aci, 1980 (West Ben. Act LX of 1980).

The brackets, figures and words "(ii) ihe Presidency-towns Insolvency Act, 1909, "wilh its maigi nal reference "3 of 1909." were omitted by s. 2 of the City Civil Court (Amendment) Act, 1982 (West Ben. Act XIX of 1982).

Appointment

Jurisdiction

The City Civil Court Act, 1953. Save as otherwise provided in [his Act, the Code of Civil Procedure, (Sections 6-JO)8, shall apply to all suits and proceedings under ihis Act so far as it is **XXI of 1953**. Onesistent with ihis Act.

7. All questions, other than questions relating to procedure or practice, which arise in suils or proceedings before the City Civil Court, shall be dealt with and determined according to the law for ihe time being administered by ihe High Court in the exercise of its ordinary original civil jurisdiction.

Procedure.

Ai:iv₀f 190H.

- 8. (1) An appeal shall lie to ihe High Court fromô
 - (a) every decree passed by the City Civil Court; and
 - (b) every order passed by the City Civil Court beingô
 - (i) an order specified in sub-section (1) of section 104 of ihe Code of Civil Procedure, 1908, and in particular, in Order XLIII of ihe First Schedule lo the Code of Civil Procedure, 1908, or an order under clause (i) or clause (ii) of section 14, or
 - (ii) any other order, from which an appeal lies to the High Courl under any law.

(2) (a) The period of limitation for an appeal from a dccrec or order of the City Civil Court shall be thirty days from the dale of such decree or order.

- (b) The provisions of the Indian Limitation Act, 1908, other than the portion of sub-section (2) of section 29 thereof, beginning with the words ", and for ihe purpose of determining" and ending with [he words "shall not apply", shall apply to all suils and proceedings triable by the City Civil Court and lo appeals and applications under this Act to the High Court from or in respect of any suil or proceeding.
- 9. [{Power of High Court to remove suit or proceeding to itself.}— Omitted by s. 3 of the City Civil Court (Amendment) Act, 1969 (West Ben. Act XXXV of 1969).]

IX of 1908,

- 10. (1) The Chief Judge may make such arrangements as he thinks fit for the distribution of business of the City Civil Court among the Judges thereof,
- (2) On the application of any of ihc panics and after notice lo the parlies and after hearing such of Ihcm as desire to be heard, or if he is of opinion thai il is necessary so to do in order to ensure proper distribution or business or in order to give effect lo Ihe provisions of section 11, then of his own motion and without such notice, the Chief Judge may at any stageô

(a) transfer any suit or proceeding pending before him for trial or disposal lo any other Judge of [he City Civil Court, or

Power or Chicr Judge in respeel of distribution of business, and transfer and withdrawal ofsuitsor proceedings.

Law lo be adminisLcrcd by ihc Cily Civil Conn.

Appeal.

(b) withdraw any suit or proceeding pending before any other Judge of that Court, and

[West Ben. Act

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The City Civil Court Act, 1953iry or dispose of ihe same; or

(Sections 11, 12.)

- (ii) transfer the same for trial or disposal to any Judge other than the Judge from whom it was withdrawn.
- (3) Where any suit or proceeding has been transferred or withdrawn under sub-section (2), the Judge who thereafter tries such suit or proceeding may, subject to any special directions in the case of an order of transfer, cither retry it or proceed from the point at which it was transferred or withdrawn, as he thinks fit:

Provided lhal in a suit or proceeding where the hearing has already commenced before the transfer or withdrawal, the Judge shall retry it if any of ihe parlies prays for a retrial.

- II. (1) The Chief Judge, or any other Judge of the City Civil Court, shall not try any suit or proceeding lo which he is a party or in which he is directly or indirectly interested.
- (2) When any such suit or proceeding comes before the Chief Judge, he shall of his own motion forthwith transfer it under section 10, lo another Judge of the Cily Civil Court.
- (3) When any such suit or proceeding comes before any other Judge or the Cily Civil Court, he shall of his own motion Forthwith transmit the iccord of such suil of proceeding to the Chief Judge with a report of the circumslances and the Chief Judge shall deal with such suit or proceeding under section 10.
- 12. [1) In the evenl of ihe death, resignation or removal of absence on leave of the Chief Judge or of his being incapacitaled by illness or otherwise from llie performance of his duties, or of his absence from ihe Cily of Calcutta, the Judge of ihe Cily Civil Courl next in order of seniority according to the period of [service in the Wesi Bengal Higher Judicial Service], who may be present, shall, without relinquishing his ordinary duties, assume charge of (he office of ihe Chief Judge, and shall continue in charge thereof until ihe office is resumed by ihe Chief Judge or assumed by a person appointed thereto.
- (2) While in charge of the office of (he Chief Judge, such Judge may, subject to any rules which the High Court may make in this behalf, exercise any of the powers of the Chief Judge.

"These wards were substituted for the words "service in ihe Cily Civil Court" by s. 2 of the City Civil Court (Amendment) Aci. 1939 (West Ben. Aci XVII of 1959).

Nu Judges lo irysuils or pnxci'ding s inivhiih lie is inrenesied. Tempora ry ch:ir£cof office of Chief Julei'. The City Civil Court Act, 1953. (1) In the even! of the death, resignation or removal or abscnce on leave (Sections 6-JO). If Judge of the City Civil Court other than the Chief Judge, or of his being XXI of 1953. Incapacitated by illness or otherwise from the performance of his duties or of his abscncc from the City of Calcutta, the Chief Judge may transfer all or any of the suils and proceedings which were pending before such Judge, either to himself or to any other Judge of the City Civil Court.

- (2) Suits and proceedings transferred under sub-section {I} shall be disposed of in the manner provided in sub-section (2) of section 10.
- 14. If at any stage of a suit or proceeding instituted in the High Court or the City Civil Court, such Court finds that for warn of jurisdiction it cannot, or will not be able to, entertain or decide the suit or proceeding and that it should have been instituted in the City Civil Court or the High Couri, as the ease may be, the High Court or the City Civil Court shall.ô
 - (i) order the plaint or the application Lo he returned Tor presentation to ihc City Civil Court or the High Court, as the case may be; and
 - (ii) order that in the levy of any court-fee payable by a party to a suit or proceeding in connection with the suit or proceeding in the City Civil Court or the High Court, as the case may be, credit shall be given for any court-fee already paid by such parry in connection with the suit or proceeding instituted in the High Court, or the City Civil Court and that any excess shall be refunded.
- 15. (!) The State Government shall appoint a person lo be the Registrar of the City Civil Court.
- (2) The State Government shall fix the number or clerks and other ministerial officers for the City Civil Court. The 'appointment of such clcrks and other ministerial officers shall be made by the State Government or, if in any class or classes of eases the State Government so directs, by the Chief Judge.
- (3) Subject to the superintendence of the High Court, the Chier Judge shall have administrative control over the Registrar of the City Civil Court, and the clerks and ministerial officers referred to in sub-section (2), and may frame -regulations prescribing ihe duties of such Registrar, clerks and ministerial officers.

Appointment of Registrar and of clerks and other ministerial officers and

their duties

Vacancy in

the office or 3
Judge other
th.rn the
Return of
Chief Judge.
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provision for

crediting fees already paid.

i of jurisdiction

For Notification directing thitihe appointmenloflheclerfcsand other ministerial officers attached lo the City Civil Court or the City Sessions Conn shall he made by lhe Chief Judge. *See* Notification No. 7!0B-J, dated 21.8.59. published in the *Calcutta Gazette* of 1959, Part 1. page 31KJ.

Fonhc Calcutta City Civil Couri Regulations, 1SJ57, see Noli fiction No. nil. dated nil. published in the *Calcutta Gazette* of 1957. Pan I. pages 3431-344 2.

16. (1) The Chief Judge shall, before the commencement of cach year, [West Ben. Act w up a list of holidays and vacations lo be observed in the City Civil Court, The City Civil Shall submit she same for the approval of the High Court.

(Sections 11, 12. §2) Such list, when ii has received such approval, shall be published in the Official Gazette and the said holidays and vacations shall be observed accordingly.

Attitudes an J eatistechto act and plead in ihe Cily Civil Court.

- 17. (1) Alt persons entered as altorneys-at-law on ihe roll of the High Court shall be entitled to act and plead in the City Civil Court.
- (2) The provisions of sub-section (I) shall be in addition to and not in derogation of any law cntiding a person Lo act and plead, or to plead, as the case may be, in the City Civil Court.

Seal.

- 18. The City Civil Court shall use a seal of such form and dimension as may, Tor the time being, be 'prescribed by the Slate Government.
- 19. (1) The High Court may, from time to Lime, with the approval of the Governor, make rules² for the purpose of giving effect to the provisions of this Act.
- (2) In particular and without prejudice to ihe generality or the foregoing power, such rules may provide for all or any of the following matters, namely,ô
 - (a) the practice and procedure of the City Civil Courl, so far as such rules are nol inconsistent with the provisions of this Act as read with the Code of Civil Procedure, 190S;

Rules

- (b) registers, books, accounts aiid other records to be maintained by the Cily Civil Court;
- (c) returns, statements and other information to be submitted by (he City Civil Court from time (o time to the High Court, and also to the Slate Government if required by ihe Slate Government;
- (d) the manner in which ihe period of service in ihe Cily Civil Court of the Judges of that Court shall be calculated and ihe exercise of ihe powers of the Chief Judge under sub- section (2) of section 12:

aci or 1908.

For noiificnrion prescribing form and dimension of the seal to be used by the City Civil Court, see Noiificniion No. 1296-J., dated 21.2.57, published in (he Cakittw Gazette. Extraordinary or 1987, Part T page 803.

For "The Rulw of lhe Calcutta Cily Civil Court" made in exercise of I he powers conferred by section 19. see Noiificniion No, 1072-R-0., daleU ihe 1*1lh February, 1957, or ihe High Court, Appellate Side, published in (he Calcutta Gillette. Extraordinary, of (he 2Qlh February, 1957. Pan I, pages 591-& 12.

- (c) the manner in which credit shall be given for court-fee already paid and the manner in which refund shall be made of any excess of coun-fee in cases where a direction has been issued under the proviso to clause (b) of subsection (2) of section 9, or an order has been made under clause (ii) of section 14.
- '(0 delegation to the Registrar of Lhe City Civil Court of any judicial, quasi-judicial and non-judicial duties.
- 20. Nothing in this Act shall affect any suit or proceeding pending in the High Court on the dale on which this Act conies into force, and every such suit or proceeding shall be continued as if this Act had not been passed.
- 21. The provisions of this Act shall have effect notwithstanding anything Lo the contrary in any oiher law, including in particular the Letters Patent of lhe High Court,
- 22. The enactments specified in the Scc&nd Schedule are hereby amended in their application to West Bengal to the extent and in the manner mentioned in the fourth column of such Schedule.

Saving of suils nnd prooxdings pending in High Court.

Actio override oilier law including Lellers Palcnl.

Amendments [o certain cnaclments.

THE FIRST SCHEDULE. [See section 5(4).]

I. Suits and proceedings triable by the High Court as a Court of Admiralty or Vice-Admiralty, or as a Colonial Court of Admiralty.

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<i>y</i> *	*	*	*	*	*	*	*
2*	*	#	*	*	*	*	*

Clause CO was added by s. 3 of the City Civil Court (Amendment) Act. 1959 (West Ben. Act XVII of 1959).

-liems 2, 3, "1,5, 6, 7, 9 and 11 wcrcomiried bys, 4 of ihcCily Civil Court (Amendmenr) Acl, 1969 (Wesr Ben. Act <code>XXXV</code> or 1969).

TiemsS, 12. 13 and 1-1 were omined by s. 3 of the Cily Civil Coun (Amendment) Act, 1980 (Wesl Ben. Acl LX of 1980).

[West Ben. Act

(The First Schedule.)

- 10. Suits and proceedingsô
 - (i) under the Indian Companies Aci, 1913\ or the Banking vn of 1913. Companies Act, 1949, or Xoft949.
 - (ii) relaiing to or arising oul of die constitution, incorporation, management or winding up of corporations,
- * 10A. Proceedings for the relief of insolvent debtors triable by the High Court.

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- Suits and proceedings triable by ihe High Courl as a Court of matrimonial jurisdiction,
- Suits and proceedings triable by the High Court under any special law other than the Letters Patent. .
 - 17. Suits and proceedings triable by the Small Cause Court.

THE SECOND SCHEDULE (See section 22.)

Year Number Short Title

Amendments

Acts of the Central Legislature

1890 8 The Guardians and Wards Act, 1890.

In clause (4) of scciion 4, for the words "a High Court in the excreise of its ordinary original civil juris- dic lion", the words "as respects the city of Calcutta as defined in the Cily Civil Court Act, 1953, the City Civil Court established under that Act" shall be substituted.

^{&#}x27;The Indian Companies Aci, 1913 (V11 of 1913) was repealed by Ihc Companies Aci, 195S (I of

⁻Ilcm 10A was inserted by s. 3 uT lhc Cily Civil Court (Amendment) Aci, 1982 {Wcsl Ben. Act XIX or 1982).

^{&#}x27;See fool-note 2 on page 397. wUr.
See foot-nole 3 on page 397, ante.

The City Civil Court Act, J953. (The Second Schedule.) XXI of 1953.] 399

Year Number	Short Title	Amendments
1 2	3	4

Acls of ihe Central Legislature

1912 4 Indian Lunacy

- (1) In clause (1) of section 25,
- Act, 1912. lor the words "High Courts", ihe words "Cily Civil Courl" shall be substituted.
 - (2) In scclion 26, in sub-section [1), for the words "High Court", Ihe words "Cily Civil Court" shatl be substituted.
 - (3) In Chapter IV under Pan HI, for section 37, the following section shall be substituted:ô
 - 37, Except as
 "Jurisdic- otherwise provided tiom, hereinafter in this tun icy in Presiden- Chapter, the Court having cytown, jurisdiction under this Chapter shall be the City Civil Courl established under ihe City Civil Civil Court Aci, 1953.".
 - (4) In section 39, after the words "Advocate-General", the words "or the Government pleader" shall be inserted.
 - (5) Sections 43 and 44 shall be omitted.
 - (6) In scclion 45, the words "or the finding of ihe District Court to which the inquisition may have been referred under the provisions of section 43 with such amendments as may be made under the provisions of section 44, as ihe case may be," shall be omitted.

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1953,

The cnlrics beginning with "19CW 3 The Presidency-IQwns Insolvency Act, 1909." and ending wilhô

'(12) In sub-section (I) of section 112. for the words "The Courts having jurisdiction under ihis Act", the words "Tht: High Coun" shall be substituted'.'

were omitted by s, 4 of the Cily Civil Court (Amendment) Act. 1982 (Wesj Ben. Aci XIX of 1982),

The City (Year Number	Short Title	Amendments
(The Secor	1 2	3	4
400	Acts of the Centr	al Legislature	

1912 4 Indian Lunacy

(7) In the proviso to section 55,

Act, 1912. for lhe words "High Court" in the two places where they occur, the words "Cily Civil Court" shall be substituted.

(8) After section 60, ihc Following section shall be

inserted:ô

Appeals. 60A. An appeal shall lie to lhe High Court from any ordermade by the City Civil Court, under iliis Chapter,"."

- (9) In section 61, for Lhe words "The Court", lhe words "The High Court" shall be substiluted.
- (10) In lhe proviso to sub-section (I) of section 71, for the words "High Court", ihe words "City Civil Court" shall be substituted.
- (11) In Chapter VII under Pari IV, in scciion 88, for lhe words
- . "High Court", the words "City Civil Court" shall be substituted.

1925 39 Indian Succession Act, 1925.

(1) To clause (bb) of section 2, the following proviso shall be added:ô

"Provide
d that as
respect lhe
area
comprised
within the
local limits
for the time
being of the
ordinary
original
civil
jurisdiction

of the High Court at Calcutta references to a District Judge in ihis Act shall be construed as references to the City Civil Couri established under the J^xx/of City Civil Court Act, 1953.". 1953.

XXI of 1953.]

The dry Civil Court Act, 1953. (The Second Schedule.)

Year Number	Short Title	Amendments
1 2	3	4

Acts of the Central Legislature

1925 39 Indian Succession Act, 1925.

- (2) In section 273, clause (a) of the proviso shall be omitted.
- (3) In section 274, for subsection (1), ihe following subsection shall be substituted:ô
 - "(1) Where probaie letters or administration has or have been granted by a District Judge with lhe effect referred to in the proviso Lo section 273, the District Judge shall send a certificate thereof to the High Court to which such District Judge is subordinate and lo cach of the other High Courts.".
- (4) Scction 300 shall be omitted.
- (5) For Schedule IV, the following Schedule shall be substituted:ô

"SCHEDULE

IV (Jee section

274(2).] FORM

OF

CERTIFICATE

I, A. B., hereby

ccrtify

that on the day of granted probate of the will (or letters of administration of the estate) of

C- D,, late of.....deceased,

to E. F. of and G.H. of and that such probate (or

letters) has (or have) effect overall the property of

the deceased throughout India.".

Year Number	Short Title	Amendments
1 2	3	4

Acts of the West Bengal Legislature

1956 XIT The West Bengal In the First Schedule, in clause Premises Tenancy ([), For sub-clauses (i) and (ii), the Act, 1956. following sub-clauses shall be substituted: \hat{o}

[&]quot;"Die words wilhin ihe square brackets wen: subslituted for ihe words "one lakh rupees" by s. 3(a) of [he Cily Civil Court (Amendment) Aci, 1990 (Wcsl Ben, Aci XXVIU of 1990), 'The words were substituted for the words "rupees one lakh by s. 3(b), ibid.