West Bengal Act XXXVI of 1969

THE HOOGHLY RTVER BRIDGE ACT, 1969.

West Ben. Act XX of 1974. West Ben. Aci XXVI of 1980. West Ben. Act XVIII of 1984. West Ben. Act XX of 1992. _ West Ben. Act X of 1994.

[15th November, 1969.}

An Act to rc-ennci, with modification, the provisions of the Hooghly River Bridges Act, 1968. AMRNDED

WHEREAS the Hooghly River Bridges Act, 1968, providing for the construction, maintenance and control of bridges across the river Hooghly within the Port of Calcutta was enacted by the President of India during the period of operation of the Proclamation issued by the President of India on the 20th day of February, 1968, under article 356 of ihc Constitution of India in relation to ihe Scace of West Bengal;

President's Aci 32 of 19GS.

AND WHEREAS ii is expedient to re-enact, with modification, the provisions of ihe said Hooghly River Bridges Act, 1968;

It is hereby enacted in the Twentieth Year of ihe Republic of India, by the Legislature of West Bengal, as follows:ô

I. (I) This Act may be called the Hooghly River Bridge Act, Shoriiiie 1969

n[ld application.

Definitions.

(2) It shall apply to the Port of Calcutta as defined, from lime lo time, under section 5 of the Indian Ports Act, 1908.

(5 of 1908.

- 2. In this Act, unless the context otherwise requires,ô (a) "bridge" includes a tunnel;
 - (b) "Chairman" includes a Vice-Chairman, if any, appoinied by the Slate Government under sub-section (3) of section 3;
 - "Commissioners" means the Hooghly River Bridge Commissioners, referred to in sub-section (1) of section 3;
 - "notification" means a notification published in the Official
 - (e) "prescribed" means prescribed by rules made under this Aci;
 - '(f) "regulations" means regulations made under this Act.

For Slalcmenl of Objeels and Reasons, see ihe Calcima Gazette, Extraordinary, Pari IVA of ihe 8(h Augusl. 1969, page 2618; for proceedings oT ihc Wcsi Bengal Legislative Assembly, sec ihe proceedings of meeting of I ha! Assembly licld on 22nd August, 1969,

Clausc (f) was inserted by s, 2 or Ihe Hooghly River Bridge (Amendmcnl) Aci, I9HD (W&.1 Ben. Aci XXVI of 1980).

(Sections 3-7.)

Provisions of.lhc Act lo be camed ul by Commissioners.

- 3. (1) The duly of carrying out the provisions of this Act shall, subject to such conditions and limitations as the State Government may, by notification in the *Official Gazette* think fit to impose, be vested in a body of Commissioners to be called the Hooghly River Bridge Commissioners.
- (2) The Commissioners shall be a body corporate having perpetual succession and a common seal with power to acquire, hold and dispose of property, and to enter into any contract and shall by the said name sue and be sued.
- (3) The body of Commissioners shall consist of a Chairman and such number of other members as the State Government may, by notification, appoint.
- (4) The Chairman or any other member appointed under subsection (3) shall be entitled to receive such fees for the performance of his duties under this Act as the State Government may prescribe.

Resignation of Chairman an J members.

- 4. The Chairman or any other member of the body of Commiss is ioners may resign his office by giving notice in writing to the Slate Government and on such resignation being accepted by the State Government he shall be deemed to have vacated his office.
- 5. No act or proceeding of the Commissioners shall be invalid by reason only of the existence of any vacancy amongst its members or any defect in the constitution thereof.

Validity of acts and proceedings

6. (I) The Commissioners shall meet at such time and place and shall, subject to the provisions of sub-sections (2) and (3), observe such rules of procedure in regard lo transaction of business at its meeting as may be prescribed.

Transaction of business.

- (2) The Chairman or in his absence the Vice-Chairman, if any, shall preside al a meeting of the Commissioners and in the absence of both the Chairman and the Vice-Chairman the members present shall elect one from amongst themselves to be the President of the meeting.
- (3) All questions coming before a meeting shall be decided by the votes of the majority of members present and voting and in the case of equality of voles, the person presiding shall have a second or casting vote.
 - 7. (1) The Commissioners may appoint such officers and other employees as they consider necessary for the efficient performance of their functions under this Act:

Officers and oiher employees of Ihe Commis-

(Seelions 8-11.)

Provided that no post carrying a monthly salary of rupees one thousand or more shall be created or abolished without the prior approval of the SLaLe Government.

- (2) The terms and. conditions of service of the officers and other employees of the Commissioners including their scales of pay shall be such as may be prescribed.
- 8. No person who has, directly or indirectly by himself or his partner or agent, any share or interest in any contract, by or on behalf of the Commissioners or in any work undertaken by the Commissioners shall become or remain an officer or employee of the Commissioners.

Officers and employees of (he Commissioners not lo interest contract, etc.

9. Subject to the provisions of sub-section (1) of section 3 and section 30 the functions of the Commissioners shall beô

Functions of Commis

- (a) to construct bridge or bridges across the river Hooghly, according to such design, of such materials and quality, and at such place or places together with such approaches, as the Commissioners may, subject to the approval of the Slate Government, consider suitable; and
- (b) to maintain, control and improve such bridge or bridges together with the approaches.
- 10. (1) The Commissioners may, with the previous approval of the State Government and subject to such terms and conditions as the State Government may think fit to impose, raise such loans as are necessary for carrying out their functions under this Act.

Power lo mise loans,

- (2) All loans raised under sub-section (1) shall be guaranteed by the State Government as lo repaymenL of principal and payment of interest at such rale as the Stale Government may, in consultation with the Commissioners, fix at the lime the loan is raised.
- "11. (1) The Commissioners may, for ihe purpose of carrying out Levy of their functions under this Act, levy tolls on all types of vehicles and tous, animals passing over or through any bridge constructed under this Act at such rates as may be determined by ihe State Government from time lo

'Section II was substituted for the origin ill section by s. 2 of the Hooghly River Bridge (Amendment) Act, 1992 (West Ben. Act XX of 1992)

(Sections 12, J3.)

Provided that no loll shall be levied on any military or police vehicle, vehicle belonging [o Ihe Commissioners, ambulance belonging lo any local authority or hospital, "[fire-fighting vehicle, vehicle of any Member of Parliament or Legislative Assembly, vehicle of any Judge of the Supreme Court of India or the High Court, vehicle of the Mayor or the Deputy Mayor of the Calcutta Municipal Corporation or the Howrah Municipal Corporation, or vehicle of such officer or officers of the State Government as may be authorized by the Slale Government in this behalf, and vehicles of such other persons as may be notified by Lhe State Government, using such bridge on duty.]

(2) For ihe purpose of levy of lolls under sub-section (1), the Commissioners may establish such number of loll-bars as ihey may consider necessary, and may undertake collection of tolls through such officers or agents as may be appointed by them in this behalf:

Provided ihat no agent shall be appointed for the purpose as aforesaid except with the prior approval of lhe State Government.

Tabic of lolls lo be published and hung up.

- 12. The Commissioners shall, by notification, publish a table of tolls to be levied under sub-section (1) of section 11 and shall cause copies of such table legibly written in English, Bengali and Hindi to be hung up in some conspicuous place near every toll-bar for the information of all persons required to pay such lolls.
- 13. (I) Any person appointed to collect tolls may refuse any vehicle or animal to pass through a toll-bar until the toll due on such vehicle or animal, as the case may be, has been paid.

Power for recovery or lolls.

(2) If ihe toll due on any vehicle or animal is not paid on demand the person appointed to collect the same may, withouL prejudice to the liablity of any person for prosecution under any provision of this Act, seize the vehicle or animal, or such part of its load, if any, as may be sufficient in value to defray the toll, and if any toll remains unpaid for iwenty-four hours, with the cost arising from such seizure* the case shall be brought before such officer as may be appointed by the Commissioners to superintend the collection of the said toll, who may, after issue of notice to hold a sale by auction not later than noon of the third following day, exclusive of Sunday or any closed holiday, sell the property seized for discharge of the loll and all expenses occasioned by such nonpayment, seizure and sale and cause any balance that may remain, to be returned, on demand, to the owner of the property:

Provided lhal if at any lime before the sale has been concluded, the person whose properly has been seized lenders to the officer holding the sale, the amount of all the expenses incurred and double lhe loll payable, the said officer shall forthwith release the property seized.

Words within the square brackets were substituted for (he words "or fire-lighling vehicle, using such bridge in duty." by s. 2 of lhe Hooghly River Bridge (Amen J merit) Aci, 199-1 (West Ben. Act X of 1994).

(Sections 14-18.)

- (3) If the load or part thereof seized under sub-section (2) consists of articles which are subject to speedy and natural decay, or consists of livestock, the same may forthwilh be sold and the sale-proceeds dealt with in Ihe manner specified in sub-section (2).
- (4) Notwithstanding anything contained in this section, the surplus of the salc-proceeds of any property seized under this section may be utilised for the payment of any fine imposed for contravention of the provisions of seciion 14, and any property which has been seized under this section may be sold for the realisation of any such fine.
- 14. No person faking through a toll-gate any vehicle or animal shall refuse lo pay the toll due on such vehicle or animal or shall fraudulently avoid payment of such toll.

Prohibition of refusal or avoidance or payment of loll.

15. No person who is appointed under this Act to collect lolls shall demand or take any toll other than that authorised under this Acl.

Prohibition of inking unauthorised tolls.

16. The Commissioners may compound for any period not exceeding one year at a lime, with any person for a certain sum to be paid by such person for a fixed number of vehicles or animals to be taken by him through a loll-gaie, in lieu of the ordinary toll payable.

Composition in respect of (oils.

17. All police-officers shall be bound to assist the toll-collectors when required, and, for that purpose, shall have the same powers as they have in the exercise of their ordinary police duties.

Policeofficers!

18. (1) The Commissioners shall maintain a fund lo be called the Hooghly River Bridge Fund and credit shall be given to the said fund of any income derived fromô

The Hooghly River Bridge Fund.

- (a) grant from Government or any other source;
- (b) loans from Government or any olher source;
- (c) issue of debeutures;
- (d) tools collected under this Act; and
- (e) any oiher source as may be approved by the Slate Government.
- (2) All moneys belonging lo Ihe said Hooghly River Bridge Fund shall vest in the Commissioners in trust for the purposes of this Act.
- (3) The Slate Government may, by rules, provide for the manner of payment of moneys into the said Hooghly River Bridge Fund and for ihe investment, custody and disbursement of such moneys.

(Sections ISA and 19-21.)

Dc legal ion. ISA. Subject to Ihe provisions of ihis Act, Ihe Commissioners may,

by order in writing, authorise one or more of such officers drawing a monthly salary of not less than rupees one thousand as may be specified in Die orderô

- [a) to appoint such other officers and employees whose maximum monthly salary is less lhan rupees one thousand;
- (b) to incur such expenditure for carrying out the purposes of (his Acl on such conditions as may be determined by regulations.

Accounis 19, The Commissioners shall keep an account of all Ihe receipts and andaudn. expenditure in such manner and in such form as the State Government may prescribe and the account shall be examined and audited annually by an auditor or auditors appointed by the Stale Government.

Budget,

- 20. (1) The Commissioners shall by the first day of March each year cause lo be prepared and submitted to the State Government a budget estimate showing in such form as may be prescribed, their anlicipated income and expenditure for Ihe next financial year.
- (2) The State Government shall within thirty days from the date of receipt of ihe budget estimate either accord ils approval lo the same or . return it lo the Commissioners with such comments and suggestions thereon as it deems necessary.
- (3) The Commissioners shall resubmit the budget estimate lo the Stale Government within fifteen days from ihe date of receipt thereof together wilh their replies on the comments and suggestions made by the State Government and ihe Slate Government shall after considering these replies return the budget estimate within fifteen days thereafter wilh or without modifications and the budget estimate shall be deemed to have been finally approved wilh or without such modifications, as the case may be.
- (4) If the Slate Government does not accord its approval to ihe budget estimate within thirty days of ihe receipt thereof for such approval or within fifteen days of the resubmission thereof with or wilhout modification, the said estimate shall be deemed to have been approved by the State Government in the form in which it was last submitted to the State Government.

Supplemen- 21. The Commissioners may, ai any lime during the year for which wry budgei.

budget estimate has been prepared and approved under section 20,

cause a supplementary estimate lo be prepared and submitted lo the Slate

Government for approval in the same manner as if it were an original budget estimate.

Section ISA was inserted by s. 3 of ihc Hooghly River Bridge (Amendment) Acl, I9R0 (West Ben. Acl XXVI of 1980).

Act in the Commissioners:

(Sections 22, 23.)

22. If, in the opinion of the Stale Government, the Commissioners have made default in the performance of their duties under thiis Act, the State Government may, by notification, dissolve the body of Commissioners constituted under section 3 and may, by notification, constitute another body of Commissioners or take under its own management the construction, maintenance, improvement and control of any bridge or bridges constructed under this Act together with the approaches thereto and also the arrangements for the service and repayment of any loan raised under this Act, and thereupon all the powers conferred and duties imposed by this Act upon the Commissioners and all contracts entered into or liabilities incurred by the Commissioners under this Act shall be deemed to be transferred to the Commissioners reconstituted as aforesaid or to the Slate Government, as the case may be, and the Commissioners so reconstituted or the State Government, as the case may be, may take possession of the bridge or bridges

Provided that before proceeding under this section the Slate Government shall give a reasonable opportunity lo lhe Commissioners to show cause as to why lhe proposed action shall not be taken.

constructed under this Act and lhe approaches thereto and or all properties and moneys vested by this

23. Lands required for the construction of any bridge under this Act including its foundations, approaches and slopes or for any improvement thereof together wilh all structures on such lands forming part of such bridge which vest in Ihe Commissioners,ô

Land and structures of bridges when la be exempt from or when ID be liable (o municipal uxalion.

- (i) shall be exempt, or
- (ii) shall not be exempt,

from the rate or rates leviable under the Calcutta Municipal Aci, 1951, the Calcutta

Municipal Act, 1923, as extended lo the Municipality of Howrah, lhe Howrah Municipal Act, 1965, the Bengal Municipal Act, 1932 or the Chandemagore Municipal Aci, 1955, as the case may be, according asô

- (i) they are not, or
- (ii) they are,

let out lo tenants or otherwise utilised for deriving income.

Explanation.ô In ibis section, the expression "income" does not include income from levy of tolls.

West Bengal Aci XXX1II of 1951. Bengal Aci III or 1923. West Bengal Act XVII of 1965. Bengal Act XV of 1932. West Bengal Aci XVIII of (Seaions 24-27.)

Compulsory acquisition requisition and Acquisition of Land.

'24. Any land, wilh or without structures ihereon, required by ihe Commissioners Tor carrying out their functions under this ACL may be acquired under the provisions of the Land Acquisition Act, [894, or may be requisitioned and acquired under the provisions of the West Bengal Land (Requisition and Acquisition) Act, 1948, and any such acquisition or requisition and acquisition shall be deemed lo be made for a "public purpose" within the meaning of clause (f) of section 3 of the

West Ben. Act It of

Land Acquisition Act, 1894, or for a public purpose referred to in sub-section (1) of section 3 of ihe West Bengal Land (Requisition and Acquisition) Act, 1948, as the case may be.

²24A. No acquisition under the provisions of the Land Acquisiton Acl, 1894 or requisition or acquisition or requisition and acquisiton under the provisions of ihe WesL Bengal Land (Requisition and

jurisdiction of Court

Acquisition) Acl, 1948, of any land required by the Commissioners for carrying out their functions under this Act, shall be called in question in any court oF law.

indemnity, 25. No person shall be entitled lo any compensation or any loss or injury which he may sustain by reason of any obstruction lo the navigation of the river Hooghly which may be caused by operations connected with ihe construction of any bridge or approaches under this Act or wilh the repair of such bridge or approaches or for any interference with any rights vested or otherwise, which may result from operations connected with such construction or repair.

26. No suit or other legal proceeding shall lie against the Commissioners for any damage caused or likely to be caused and no suit, prosecuiion or oiher legal proceeding shall lie against any person in the employment of the Commissioners, for anything in good faith done or purported lo be done under this Act.

Protection of action taken under the \mathbf{A}_{CL}

- 27. The Commissioners may, for the puipose of carrying out iheir functions under this Act, undertake survey of any area and for that purpose it shall be lawful for any officer of the Commissioners of the workmen of such officersô
 - (a) lo enter upon and take level of any land; or
 - (b) lo dig or bore into the sub-soil; or

(c) to mark levels and boundaries by placing marks and cutting trenches; or

Power undertake survey.

> 'Section 24 was substituted for the original section by s. 2 of the Hooghly River Bridge (Amendment) Acl, 1974 (Wc5l Ben. Acl XX af 1974). 'Scc'i'.on 24A was inserted by s. 3. ibid.

(Sections 28-30 and 30A.)

(d) where otherwise Lhe survey cannot be completed and levels taken and boundaries marked, to cut down and clear away any part of any standing crop, fence or jungle:

Provided (hat before entering upon any land, the Commissioners shall give notice of their intention to do so lo the owner or occupier of lhe land in such manner as may be prescribed.

28. (1) In order lo ensure lhe safely of any bridge or the approaches thereto constructed under this Act, the Commissioners may, after consultation with the chief executive officer of (he municipal body concerned, the General Manager of the Calcutta Metropolitan Water and Sanitation Authority and the Commissioners for the Port of Calcutta, by notification, prohibit the sinking of tube-wells within such distance from the piers of such bridge as may be specified in ihe notification.

Power lo prohibit sinking of or direct removal of tube-wells.

- (2) The Commissioners may, be order to be served in such manner as may be prescribed, direct the removal, within such tim& as may be specified in lhe order, of any tube-well which is, in their opinion, likely to endanger the safety of any bridge or approaches constructed under this Act.
- 29. (I) Whoever contravenes the provisions of section 14 or section 15 shall be punishable with fine which may extend lo fifty rupees.

Penally

- (2) Whoever contravenes the provisions of any notification issued under sub-section (1) of section 28 or fails to comply with any direction made under sub-section (2) of that section shall be punishable wilh fine which may extend to five hundred rupees and in the case of a conlinuing contravention or failure, wilh additional fine which may extend to fifty rupees for every day during which such contravention or failure continues after conviction for the first such contravention or failure.
- 30. The State Government may, after consultation with the Commissioners, give lo the Commissioners such directions relating to the performance of their functions and duties under this Act as appear to the Slate Government to be requisite in the public interest and Ihe Commissioners shall give effect lo such directions.

Directions by State Govern mem.

'30A. The Commissioners may constitute a provident fund for the benefit of officers and other employees of Lhe Commissioners in such manner and subject to such conditions as may be determined by regulations [and also specify the date or dates from which the regulations shall come into force or shall be deemed to have come into force].

Provident Fund.

Section 30A was inserted by s. 4 of the Hooghly River Bridge (Amendment) Act, 19&0 (West Bun, Act XXVI of I9SD).

Words within the square brackcis were inserted by s. 2 of (he Hooghly River Bridge (Amendment)Acl, 1984 (West Ben. Act XVItl of 1984).

IWest Ben. Act XXXVI of 1969.]

(Sections 31, 32.)

Powerto

31. (1) The Stale Government may, by notification, make rules for canying out the purposes of this Act.

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- (2) In particular, and without prejudice lo the generality of the foregoing power, such rules may provide for all or any of the matters which are to be or may, under any provision of this Act, be required to be provided for by rules.
- (3) Any rule made under this Act may provide that any person committing a breach thereof shall, on conviction, be punishable with fine which may extend to one hundred rupees and in the case of a continuing ¹ breach with an additional fine which may extend to twenty-five rupees for every day during which such breach continues after conviction for the first such breach.!

Power lo make regulations

- regulations. '32. (I) The Commissioners may, with the previous approval of the State Government, make regulations, not inconsistent wilh the provisions of this Act or the rules made thereunder, on such matters as may be required to be determined by regulations.
 - (2) All regulations shall be published in the Official Gazette.