# West Bengal Act XIV of 1956 THE HOWRAH IMPROVEMENT ACT, 1956.

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Schedule II.

### West Bengal Act XIV of 1956'

#### THE HOWRAH IMPROVEMENT ACT, 1956.<sup>2</sup>

West Ben. Act Xni of 1966. Act West Ben. XVII of 1969. Act West Ben. VIII of 1972. Act XI Ben, of 1972. Act XLIIIof Wesl Ben. 1983. Act XV of Wesi Ben. 1995,

[9th June, 1956.]

An Acs to provide for the Improvement of Howrah.

WHEREAS it is expedient to make provision for !he improvement and expansion of Howrah in the manner hereinafter appearing;

AND WHEREAS ii is expedient lhal a Board of Trustees should be constituted and invested with special powers for carrying out the objects of

It is hereby enacted in the Seventh Year of the Republic ofIndia, by the Legislature of West Bengal, as follows:ô

#### CHAPTER I.

#### Preliminary.

1. (1) This Act may be called the Howrah Improvement Act, 1956. (2) It shall come into force' on such day as the State Government may, be notification, appoint.

<sup>J</sup>(3) H extends to ihe whole of Howrah.

AMENDED

'For the Statement of Objects and Reasons, see the Calcutta Gazette. Extmordirwiy, doicd thc5ih September, 1955, Pan IVA. page 1530; The Fcpon of the Joint S dec (Committee of the West Bengal Legislature was published in the *Cakulla Gaze ttee. Extraordinary*, dated the 22nd March., 1956, Pan IVA, page 407; for proceedings of the West Bengal Legislative Assembly, *see* the proceedings of the nice lings of the West Bengal Legislative Assembly held on the 20th September, 1955, am) the 1 Stfi. 20th, 21st, 23rd and 24th March, 1956; and for proceedings of llie West Bengal Legistati ve Counci 1. see the procetdingsofihe meelings of the West Bengal Legislative Council held on the 4th October, 1955 and ihc 21st and 28th

Fire provisions of this AcI relying (Q the sewage disposal scheme for ific Municipality of Howrah shall stand repealed with effect from the due of vesting in Ihc Calcutta Metropolitan Water and Sanitation Authority of the works relating to such scheme, vide section 88(2) or the

Calcutta Metropolitan Water and Sanitation Authority Act. 1966 (West Ben. Act XIII) or 1966).

This Aa was brought inio force with effect from the 26th January, 1957, vjik Notification No. 595 -M. IA-49/56, dated the I 8 th January, 1957, of the Local Self-Govemtnenl Department, published in the Calcutta Gazette, dated the 24ifi January, 1957, Pan I, page 261.

Sub-section [3] was substituted for ihe original sub-section by s. 2 of the Howard Interconnect (Amendment) Act 1905 (West Ben. Act XIV, 61, 905). Prione this experiment.

Improvement (Amendment) Act, 1995 (West Ben. Act XV of! 995). Priono this substitution, the following changes occurred in original sub-section (3), namely:ô

(i) the words "and the Bally Municipality" were inserted by s. 2(1) of the Howrah

- Improvement (Amendment) Act 1983 (Wesi Ben. Act XLIII of 1983), and
- (ii) the words "those Municipalities" wcic substituted for the words "(hat Municipality" by s. 2 (2), *ibid*.

She rt title. coinnKtKCmcnland citcnt.

(Chapter I.—Preliminary.—Section 2.)

Definitions.

2. In ihis Aci, unless there is anything repugnant in the subject or context,ô

- (a) "betterment fee" means the fee prescribed by section 80 in respect of an increase in value of land resulting from the execution of an improvement scheme;
- (b) "the Board" means the Board of Trustees for the improvement of Howrah, constituted under this Act;
- (c) "building" includes a house, ouL-house, stable, privy, urinal, shed, hut, wall (other than a boundary wall noi exceeding ten feet in height) and any other structure, whether of masonry, bricks, wood, mud, metal or any combination of these materials, or any other material whatsoever but does not include a tent or other portable shelter and docs not also include any temporary shed erected on ceremonial or festive occasions:
- (d) "building line" means a line (in rear of the street alignment) up lo which the main wall of a building abutting on a projected public street may lawfully extend;
- (e) "Chairman" means the Chairman of the Board;
- (cc) "Chief Executive Officer" means the person appointed by the SLate Government lo be the Chief Executive Officer of the Board;
- -(f) "Howrah" means the area within ihc jurisdiction of the district of Howrah;
- '(fl) "Howrah Municipal Corporation" means the Howrah Municipal Corporation established under the Howrah Municipal Corporation Act, 1980;
- (g) "improvement scheme" means a scheme falling under any of the categories mentioned in section 33 but does not include a projected public street or a projected public park referred lo in section 63;
- h) "land" has the same meaning as in clause (a) of section 3 of the Land Acquisition Act, 1894;
- (i) "municipal assessment-book" means the municipal ass essm en i-book referred lo in sub-section (1) of section 143 of the Calcutta Municipal Act, 1923, as extended lo the Howrah Municipality <sup>4</sup>[and the assessment list prepared for the Bally Municipality under section 136 of the Bengal Municipal Aci, 1932, as the case may be];

'Clause (ee) was inserted by s. 3 (a) of the Howrah Improvement (Amendment) Act, 1995 (West Ben, Act XV of 1995)

Clause (0 was substituted Tor original clause by s. 3 (b), *ibid*. Priorlo this substitution, the words "and lhe Bally Municipality" were inserted, in original clause (0- by s. 3(1) of [he Howrah Improvement (Amendment) Act, 1983 (West Ben. Ad XL/III of 1983), 'Clause (II) was Inserted by s. 3(c) or the Howrah Improvement (Amendment) Act, 1995 (West Ben. Ad XV of 1995).

Clause (II) was Inserted by s. 3(c) or the Howrah Improvement (Amendment) Act, 1995 (West Ben. Ad XV of 1995).

<sup>4</sup>The words and figures within the square brackets were inserted by s, 3(2) of lhe Howrah Improvement (Amendmenl) Act. 1983 (West Ben. Ad XL1H of 1983).

West Ben, AclLVIII f1980,

IofI89<1.

Ben. Act 111 of 1923. Ben. Ad

1932.

#### (Chapter 11.—The Board of Trustees.—Sections 3, 4.)

Wiisi Ben, AclXXtl of 1993.

- "Municipality" has [he same meaning as in clause (38A) of section 2 of [he West Bengal Municipal Aci, 1993;
- "noli ficai ion" means a notification published in ihc Official
- "Secretary to Ihc Board" means the person for the lime being appointed by ihc Board lo discharge the functions of the
- Secretary lo the Board;
- the 'Tribunal" means ihc Tribunal constituted under section **(I)** 71;
- (m) "Trustee" means a Member of the Board; and the expressions
- "btistee", "drain", "public street" and "street alignment" have ihe same meaning as in clauses (4), (13), (44) and (52), respectively, of section 3 of the Bengal Municipal Act, 1932.

Ben. Aci XV of[932.

CHAPTER II. The Board of Trustees.

#### Constitution of the Board.

3. The duly of canying oul the provisions or ihis Act shall, subject to the conditions and limitations hereinafter contained, be vested in a Board, lo be called, "The Trustees Tor [he Improvement of Howrah"; and such Board shall be a body corporaie and have perpetual succession and a common seal, and shall by the said name sue and be sued.

ofBoard.

- <sup>1</sup>4. The Board shall consist of eleven Trustees as specified below;ô
  - (a) the Mayor of the Howrah Municipal Corporation (hereinafter referred lo as the Mayor);
  - (b) one representative of the Department of Urban Development, Government of West Bengal;
  - (c) one representative of the Finance Department, Government of West Bengal;

'Clause (ii) was inserted by s. 3(d) of (he Howrah Imp rove ntcnl (Amendment) Act, 1995. (WcsL Ben. Act XV of 1995).

'Section 4 was substituted for (he original section by s. 4, ibid. Prior to (his substitution, (hi following changes occurred in original sect ion 4, namely:ô
(i) s u b-section (1) was su bsi il u ted by s .4 (a) of

- the Howrah Improvement (Amendment) Aci, 19S3 (Wcsl Ben. Act XLHIof 1983),
- (ii) in sub-action (2).ô
  - (a) (he words, bracked and letters "clauses (c), (Q and (g)" were substituted for Ihc words, brackets and tellers "clauses (c) and (d)" by s. 4(b)(i). ibid., and
  - (b) the words the Chairman of ihc Bally Municipality" were inserted by s. 4(b)(ii), ibid., and
- (iii) in sub-section (3),ô
  - (a) thewords, brackets and letters "clauses (e), (0 and (g)" were substituted for (be words, brackets and letters "clauses (c) and (d)" by s.-l(c)(i), ibid., and
  - (b) (he words "or such Commissioner of the Baliy Municipality" were inserted by s. 4(c)(ii). ibid.

Creadon and incorporation

Constitution

(Chapter II.—The Board of Trustees.—Sections 4A, 5.)

- (d) one official of the Calcutta Metropolitan Development Authority to be appointed by Lhe Slate Government;
- (c) the Chief Executive Officer;
- (0 five persons to he appointed by the State Government; (g) the person appointed by the Slate Government to be the Secretary of (he Board, who shall be the Member-Secretary;

Provided [hat when an order of supersession of lhe Howrah Municipal Corporation has been made under the Howrah Municipal Corporation Wesi ULTVAct, 1980, and is in force, it shall be competent for die State Government to nominate in place of lhe Mayor a person having special knowledge or experience in Municipal administration.

'4A. [(Constitution of the Board on appointment of Executive Officer for Howrah Municipality under section 67A of the Bengal Municipal Act, 1932.)—Omitted by s. 5 of the Howrah Improvement (Amendment) Act, 1983 (West Ben. Act XLIII of 1983).]

5. (1) A person shall be disqualified for being appointed \* \* \* a Trustee

(a) has been convicted and sentenced by any Court for an offence punishable with imprisonment for a period of not ]css than six months; or

is an

holds

any

be

undischarged insolvent; or any office or place of profit under ihc Board; or has, directly

- indirectly, by himself, or by any panner, employer or (c) employee, any share or interest in any contract or
- employment with, by, or on behalf of, the Board; or is a director, or a secretary, manager or other salaried officer, of

incorporated company which has any share orinlerest in any contract or employment with, by, or on behalf of, the Board.

(2) But a person shall not be disqualified as aforesaid or deemed lo have any share or interest in such contract or employment as aforesaid, by reason only of his having a share or interest inô

- (i) any sale, purchase, lease, or exchange of land, or any agreement for the same; or
- agreement Tor the loan of money, or any security Tor the any payment of money only; or
- (ii) newspaper in which any advertisement relating to the affairs any of the Board is inserted; or
  - (iii) 'Section 4A was inserted by s, 2 or lhe Howrah Improvement (Amendment) Act. 1969 (West Ben, Act XVII of 1969).

    The wards "or eke led" were omitted by s. 5 of the Howrah Improvement (Amendment)

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n i squallfi cations for being appointed or dccied a

Trustee.

#### Sections 6-9.)

(iv) the occasional sale to the Board, to a value not exceeding two thousand rupees in any one financial year, of any article in which he trades;

or by reason only of his having a share or interest, otherwise than as director, or secretary, manager or other salaried officer, in any incorporated company which has any share or interest in any contract or employment wilh, by, or on behalf of, the Board.

- (3) The Stale Government may, if it thinks fit, remove by an order the disqualification mentioned in clause (a) of sub-section (1) and shall do so if, in the opinion of the State Government, the offence does not involve moral turpitude.
- 6. (1) The State Government shall appoint, by notification, '[Mayor] io be the Chairman of the Board.

Appointment or Chairman of (he Board.

7. '(]) The Chairman shall receive such monthly <sup>J</sup>[honorarium or Remuncra- allowance] as may be fixed by the State Government. CMrman <sub>J\*</sub>

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8. Nothing in section 6 shall be deemed to prevent the State Government from appointing a salaried officer lo be ihe Chairman of the Board in addition lo his own duties as a temporary measure, in which ease such Chairman shall receive in addition to his pay such allowances as the State Government may fix but shall not be entitled to receive the "[honorarium or allowance] mentioned in section 7.

Temporary appointment of a salaried officer as Chairman of [lie Board.

9. (1) The State Government may, after consultation wilh the Board, grant leave of absence lo ihe Chairman, or depute him to other duties, for such period as it thinks fit.

Leave of absence or deputation ofllic Chairman.

The word wilhin Ihe square brackels was subslituted for ihe words "a person" by s. 6(a) of lho Howrah Improvement (A mend inenl) Aci, [995 (West Ben. Aci XV of 1995). Sub-section (2) was omilted by s, 6(b), *ibid.* 

'Sub-seclion (1) was substituted for the original sub-seclion by s. 6 or ihe Howrah Improvement (Amendment) Act, 1983 (West Ben. Act XLII1 of 1983).

The words wilhin the square brackels were substituted for the word "Salary" by s. 7(a) of the Howrah Improvement (Amendment) Act, 1995 (West Ben AclXVoI"1995).

'Sub-sections (2). (3) and (4) were omitted by s, 7(b), *ibid*.

The words wilhin the square brackels were subslituted for ihe words "Salary and nllownnrps" hv \*; R

(2) The allowance (if any) lo be paid lo lhe Chairman while absent on leave or deputation shall be such amount, noi exceeding his '[honorarium or allowance under sub-secLion (1) of section 7,] as may be fixed by the Slate Government:

Provided that, if the Chairman is a servant of ihc Slate Government, the amount of such allowance shall be such as he may be entitled lo under the conditions of his service under the Government relating to transfer lo foreign service.

Appointment, CIO. ofacling. Chairman.

- 10. (1) When the Chairman is granted leave of absence or deputed to other duties or when the post of Chairman falls vacant by reason of his dealh, resignation or removal or otherwise, the State Government ,may appoint a person to act as Chairman for such period as it thinks fil.
  - (2) The salary and house-rent and conveyance allowance (if any) of any person appointed to act as Chairman shall be fixed by lhe State G o v e r n m e n t \* \* \* \* \*.
  - (3) Any person appointed to act as Chairman shall exercise the powers and perform the duties conferred and imposed by and under diis Acl on ihc Chairman, and shall be subject to the same liabilities, restrictions and conditions as lhe Chairman. "

Leave of ll. The Board may permit any Trustee, other than the Chairman o t t e r  $^{r}$   $^{e}$   $^{a}$   $^{f}$   $^{-}$  < \* \* \* \* \* \* , t o a b s e n t h i m s e l f f r o m m e e t i n g s o f l h e B o a r d Trusses. for any period not exceeding six months.

Removal of Chairman or

nan or 12. (1) If at any time it appears to lhe Stale Government that the Chairman has been guilty of any misconduct or neglect in the discharge of his duties or has shown himself to be otherwise unsuitable for the office, which renders his removal expedient, it may, after giving him an opportunity of showing cause against the proposed action, declare, by notification, that he shall cease to hold office as the Chairman.

- (2) The Slate Governmeni may, by notification, declare that any Trustee shall cease lo be a Trustee ifô
  - (a) he has acted in contravention of section 20, or
  - (b) he has been absent from, or is unable lo attend, lhe meetings of the Board for any period exceeding six consecutive months, or

The words, figures and brackets within the square brackets were substiruled for line word "salary" by s. 9 of the Howrah Improvement (Amendment) Act, 1995 (West Ben. Acl XV of 1995)

The words and figure "subject lo lhe provisions of section 7" were omitted by s. 10, *ibid*, The words "or the Chairman of the Bally Municipality" were firel inserted by s. 7 of the Howrah Improvement (Amendment) Act, 1933 (West Ben. Acl XLIIJ of 1983). Thereafter, ihe words "or the Chairman of the Howrah Municipality or the Chairman of the Bally Municipality" were omitted bys. II of the Howrah Improvement (Amendment) Act, 1995 (WesiBen, ActXVofl995).

Fillingof

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XIV of 1956.] (Chapter II.—The Board of Trustees.—Sections 13, 14.)

(c) he has, without the permission of the Board, been absent from the meetings of the Board for any period exceeding three consecutive months, or

- (d) he is a salaried servant of ihe Government, and if his continuance in office as a Trustee is in ihe opinion of ihe Stale Governmenl undesirable, or
- (e) in the opinion of the Slate Government he has become incapable of acting as a Trustee or has so abused his position as a Trustee as to render his continuance as such detrimental to ihe public interest:

Provided that when the State Government proposes to take action under ihis sub-section, an opportunity of showing cause against Ihe proposed action shall be given lo the Trustee concerned, and when such action is taken, the reasons therefor shall be placed on record.

- (3) The State Government shall, by notification, declare that a Trustee shall cease to be a Trustee $\hat{\text{o}}$ 
  - (i) if he incurs any of the disqualifications mentioned in section 5 after his appointment or election, as the case may be, as a Trustee; or i» \* \* \* \* \*

13. If any Trustee be permitted by the Board to absent himself from meetings of the Board for any period exceeding three months or if any Trustee, -\*\* + \* # \* dies, or resigns, the

r e s i g n s t h e incertain

office of Trustee, or ceases lo hold the office of Trustee in pursuance of a

notification published under section 12, the vacancy shall be filled by a fre

office of Trustee, or ccases lo hold the office of Trustee in pursuance of a notification published under section 12, the vacancy shall be filled by a fresh appointment or election, as the case may be, under section 4.

<sup>3</sup>I4. The term of office of the Trustees, other than the Chairman, shall be three years.

'Clause (ii) was omilted by s.12 of the Howrah Improvement (Amendment) Act, 1995 (WestRen Act XVof1995)

TTic words "or of ihc Bally Municipality" wcru first inserted by s. 9 of the Howrah Improvement (Amendment)Act, 1983 (West Ben. Act XLIII of 1983). TTiercafier, the words "other than [he Chairman of Ihc Howrah Municipality or of the Bally Municipality" were omilledby s. 13 of the Howrah Improve ntent (Amend mem) Art, 1995 (West B e n. Act X V of 1995).

'Section 14 was substitution for original section by s.14, *ibid*. Prior to (his substitution, there occurred following changes in original section 14, namely:ô

- (i) the words "or ihc Chairman, Bally Municipality" were inserted by s. 10(a) offhe Howrah Improvement (Amendment) Aci. 1983 (West Ben. Act XLIII or 1963), and
- (ii) the words, brackets and letters "clause (c) or clause (f) or clause (g)" were substituted for (he words, brackets and tellers "clause (c) or clause (d)" by s. I Of b>. ibid.

(Chapter II.—The Board of Trustees. 6 Sections 15, 16.)

#### Conduct of business.

15. The Board shall meet, and shall, from time to lime, make such arrangements with respect to the place, day, hour, notice, management and adjournment of their meetings, as they may think fit, subject to the following provisions, namely:-ô

- (a) an ordinary meeting shall be held once at least in every month;
- (b) the Chairman may, whenever he thinks fit, and shall upon the written request of not less than two other Trustees, call a special meeting;
- (c) lhe Chairman shall attend every meeting of the Board unless absent on leave or prevented by sickness or other reasonable cause;
- '(d) one-half of the existing number of the Trustees shall make a quorum for transaction of business at any meeting:
- Provided that no quorum shall be necessary for an adjourned meeting;
  (e) every meeting shall be presided over by the Chairman and in his absence by a Trustee chosen by the members present to preside over the meeting;
- (f) all questions shall be decided by a majority of voles of the Trustees present, the person presiding having a second or casting vote in all cases of equality of votes;
- (g) if a poll be demanded, the names of Lhe Trustees voting, and the nature of their votes, shall be recorded by the person presiding;
- (h) minutes of the proceedings of each meeting (together with the names of the Trustees present) shall be recorded and such minutes shall be read and signed at the next meeting by the person presiding at such meeting and shall be open to inspection by any Trustee during office hours.

16. (1) The Board may associate with themselves, in such manner and for such period as may be prescribed by rules made under section 149, any person or persons whose assistance or advice they may desire in carrying out any of the provisions of this Act.

(2) A person associated with themselves by the Board under subsection (I) for any purpose shall have a right to take part in the discussions of the Board relative to that purpose, but shall not have a right to vote at a meeting of the Board, and shall not be a member of the Board for any other purpose.

'Clause (d) was substituted for the original by s. II of lhe Howrah Improvement (Amend mem) Acl, 1983 (WeslBcn. AclXLIIIof 1933).

ting of Board.

Temporary association of members wiih lite Board for particular purposes, {Chapter 11.—The Board of Trustees.—Sections 17, 18.)

- 17. (1) The Board may from lime to lime appoint Committees consisting of such persons of any of the following classes as they may think fit, namely,ô
  - (i) Trustees,
  - (ii) persons associated with the Board under scciion 16,

functions of (iii) other persons whose assistance or advice the Board may desire as Committees. members of Committees:

Provided that no Commitice shall consist of less than three persons.

- (2) The Board mayô
  - (a) refer to such Committees, for inquiry and report, any mailer relating lo any of the purposes of this Act, and
  - (b) delegate to such Committees, by specific resolution, and subject to any rules made under section 149, any of ihe powers or duties of the Board.
- The Board may at any time dissolve, or, subject lo ihe provisions of sub-section (1), aller the constitution of, any such Committee.
- Every such Committee shall conform to any instructions given, to them from lime to time by ihe Board.
- (5) All proceedings of any such Committee shall be subject to confirmation by the Board. .
- 18. (1) Committees appointed under section 17 may meel and adjourn as ihey Meetings of think proper; bul the Chairman may, whenever he thinks fit, call a special meeting of any Committee, and shall call a special meeting of any Committee upon the written request of not less than Iwo members thereof
- (2) Every meeting of a Committee shall be presided over by Ihe Chairman, if he is a member of the Committee, but, if he is noi a member of the Committee or if he, being a member of such Committee, is absent from such meeting, the meeting shall be presided over by such member of the Commitice as may be chosen by ihe members present.
- '(3) One-half of the number of the members of the Committee shall make a quorum for transaction of business at any meeting-.

Provided that no quorum shall be necessary for an adjourned meeting.

(4) All questions at any meeting of a Committee shall be decided by a majority of votes of the members present, the person presiding having a second or casting vole in all cases of equality of votes.

'Sub-section (3) was substituted for ihe original sub-section by s. 12 of ihe Howrah ImprovemenKAinendmenOAet, 1983 (West Ben. Act XLIII of 1983).

#### [West Ben. Act (Chapter II.—The Bowildy Improvement Actors of 20.)

19. Subject [o the rules made under section 148 in this behalf, every Trustee (other than the Chairman) and every person associated with the Board under section 16 shall be entitled to receive a fee of [fifty rupees], and every member of a Committee a fee of <sup>2</sup> [twenty-five rupees], for attending a meeting of the Board or a Committee at which business is transacted:

Provided that a person who is a salaried servant of the State or the Central Government shall not be entitled to receive any fee as aforesaid.

Trustees and associated members of Board or any Committee not lo take pan in proceedings in which they an? personally interested.

attendance

r net lings.

#### 20. (1) A Trustee whoô

- (a) has, directly or indirectly, by himself or by any partner, employer or employee, any such share or interest as is described in sub-secLion (2) of section 5. in respect of any in a Lie r, or
- (b) has acted professionally, in relation to any matter, on behalf of any person having therein any such share or interest as aforesaid,

shall not vole or take any other part in any proceeding of the Board or any Committee relating to such matter.

- (2) If any Trustee, or any person associated with the Board under section 16, or any other member of a Committee appointed under this Act, has, directly or indirectly, any beneficial interest in any land situated in an area comprised in any improvement scheme framed under this Act, or in an area in which it is proposed to acquire land for any of the purposes of this Act,ô
  - (i) he shall, before taking part in any proceeding at a meeting of the Board or any Committee relating to such area, inform the person presiding at the meeting of the nature of such interest,
  - (ii) he shall not vote at any meeting of the Board or any Committee upon any resolution or question relating to such land, and
  - (iii) he shall not take any other part in any proceeding at a meeting of the Board or any Committee relating to such area if the person presiding at the meeting considers it inexpedient that he should do so.

The words within the square bracke I s were su bs ti luted for the words' 'twenty ru pecs" by s, 13(1), oJT the Howrah Improvement (Amendment) Act, 1983 (West Ben. Act XLIII of 1983).

The words within the square brackets were substituted for the words "ten rupees" by s. 13(2). ibid.

(Chapter 11.—The Board of Trustee\*.—Sections 20A-23.)

'20A. The Board may, on behalf of any person or the Slate Government, execute any work or render any service, not being a work or service which is inconsistent wilh the provisions of this Aci, in any area to which Ihis Act applies on such

terms and conditions as may be agreed upon between the Board and such person or the Stale Government, as llie ease may be:

Provided that when any work is execuled or any service is rendered on

except with the previous sanction of Ihe Slate Government.

works or tt) render certain services behalf of any person, no such work shall be executed or services rendered

Board (o

21. The Board may perform all such work and enler into and perform all such contracts as they may consider necessary or expedient for carrying out any of the purposes of this Act.

22. (1) Every such con tract shall be made on behalf of the Board by the Power to Chairman:

Provided thatô

and perform contracts.

- (a) a contract involving an expenditure exceeding -[fifty thousand rupees] shall not be made by the Chairman without the previous sanction of [he Board; and
- (b) a contract involving an expenditure exceeding ^[iwenly-flve lakhs of rupees] shall not be made by the Chairman wiihout the previous sanction of ihe Board and of the State Government.

Execution of contracts and

- (2) Every estimate for the expenditure of any sum for carrying out any of the purposes of ihis Act shall be subject to the approval of the authority who is empowered by sub-section (1) lo make or sanction [he making of a contract involving the expenditure of a like sum.
- (3) Sub-sections (t) and (2) shall apply to every variation or abandonment of a contract or csimate, as well as lo an original coniracl or estimate.

23. (1) Every contract made by the Chairman on behalf of the Board shall be entered into in such manner and form as would bind the Chairman iT such contract were made on his own behalf, except thai ihe common seal of the Board shall be used (where necessary); and every such contract may in ihe like manner and form be varied or discharged.

aTtoexecti-

provision as to seal of Board

'Section 20A was inserted by s. 3 of the West Bengal Improvement Laws (Amendment) Act, 1972 [West

Ben. Act VIII of1972).
Tire words wi thin the squ are b rackets were substituted for the words 'three thousand rupees" by s. 14(1) of the Howrah Improvement (Amendment) Act, 1983 (West Ben. Act XLIII of 1983),

"The words wilhin the squire brackels were substituted forthe words "one lakh of rupees" by s. 14(2), *ibid*.

#### (Chapter 11.—The Board of Trustees.—Section 24.)

- (2) Every coniraci Tor ihe execution of any work or the supply of any "materials or goods which will involve an expenditure exceeding '[five thousand rupees] shall be in writing, and shall be sealed.
  - (3) The common scnl of ihc Board shall remain in (he custody of the Secretary to the Board, and shall not be affixed to any contract or other instrument except in the presence or a Trustee {oiher than the Chairman), who shall atlach his signature to the contract or instrument in token that the same was scaled in his presence.
  - (4) The signature of lhe said Trustee shall be in addition to the signature of any witness lo the execution of such contract or instrument.
  - (5) A contract not executed as provided in this section shall not be binding on the Board.

Tenders.

- 24, ()) The Board may determine either generally for any class of cases or specially for any particular case whether a work should be executed by contract or otherwise.
- (2) When it is decided to execute a work by contract or purchase any materials or goods and the expenditure involved in such execution or purchase is estimated lo exceed -[five thousand rupees] the Chairman shall, at least seven days before entering into such contract or making such purchase give notice by advertisement in the local newspapers inviting tenders for the same:

Provided that lhe Board may, at the instance or lhe Chairman and with the sanction of the State Government, for reasons to be recorded in the proceedings, authorise the Chairman to enter into a contract without inviting tenders:

Provided further that every contract made by Ihc Chairman involving an expenditure exceeding -'[fifty thousand rupees) shall'be reported by the Chairman to the Board within fifteen days after it is made.

(3) In every case involving an expenditure exceeding <sup>J</sup>[fifty thousand rupees] in which tenders are invited, the Chairman shall place before the Board the specifications, conditions and estimates and all the tenders received, specifying the particular tender (iT any) which he proposes lo accept.

The words wiLliin Lite squirt brackels wen: subsliluled for Lhe words "one thousand rupees" bys. 15 of lhe Howrah Improvement (Amend men!) Acl, 1983 (West Ben. Acl XLIIIofl 983).

The words wilhin [he square brackels were subslituted for the words "one thousand rupees" by s. [6(a)(1), ibid.

The wards wilhin lhe square brackets were substituted for the words "one lhousand rupes and not exceeding three thousand rupees" fry s. 16(a)[ii), ibid.

 $^{\mathrm{A}}$ Thc words wilhin ihc square brackcls were substilluled for lhe words "three thousand rupees" hy s, I6(bl, ibid.

wran Improvement Act, 1956.

(4) In every case in which Lhc acceptance or a lender would involve an expenditure exceeding '[twenty-five lakhs of rupees] and the Board propose lo accept a tender which is not the lowest lender received, ihey shall submit to the State Government ilie specifications, conditions and estimates and all the tenders received, specifying the particular lender which they propose to accept wilh the reasons for such proposal.

(Chapter II.—The Boated of Trustees.—Sections 25-27.)

- (5) Neither the Board nor the State Government shall be bound to sanction the acceptance of any tender which has been made; but the Board, or the State Government, as the case may be, may sanction ihe acceptance of any of such lenders which appears to ihem, upon a view of all ihe circumstances, lo be ihe most advantageous, or may direct ihe rejection of all the lenders submitted Lo ihem.
- 25. The Chairman shall take sufficient security for the due performance of every contracL involving an expenditure exceeding -[five thousand rupees],

Security for performance f contract.

26. (I) The Chairman shall forward lo the Slate Government a copy of the minutes of the proceedings of each meeting of the Board, within ten days from Ihe date on which ihe minutes of ihe proceedings of such meeting were signed as prescribed in clause (h) of section 15.

Supply of documents and information

lo the State

(2) If ihe State Government so directs in any case, the Chairman shall forward to it a copy of all papers which were laid before the Board for consideration at any meeting.

(3) The State Government may require the Chairman to furnish il withô any return, statement, estimate, statistics or other information regarding any mailer under the control of the Board, or

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a repon on
a copy of any
(a document in the charge of the Chairman.

Officers and servants.

27. The (a Board shall from lime to time prepare a
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27. The statement fa)

(b)
(C)
Board shall from lime to time prepare and maintain a showingihe number, designations and grades of the officers and servants (other than employees who are paid by the day or whose pay is charged Lo temporary work) whom they consider il necessary

The words within the squ ait; brackc Is v>e re s ubstit u led for the words "one lakh of rupees" by s. 16(c) of Lhc Howrah Tmprovement (Amendment) Act. 19S3 (West Ben. Aci XLIII or 1983).

"The words within the square brackets were substituted Tor Lite words "one thousand rupees" bys, 17, *ibid*.

and proper to employ for the purposes of ihis Act,

ceo,, in

(Chapter IS.—The Board of Trustees.—Sections 28, 29.)

- (b) ihc amount and nature of ihc salary, fees and allowances lo be paid lo cach officer antl servant, and
- (c) the contributions payable under section 155 in respect of each such officer and servant.

#### mate rules 28. The Board shall from lime to lime make rulesô

- (a) fixing lhe amount and nature of ihc security lo be furnished by any officer or servant of the Board from whom ii may be deemed expedient to require security;
- (b) for regulating lhe grant of leave of absence, leave allowances and acting allowances to lhe officers and servants of the Board;
- (c) for establishing and maintaining a provident or annuity fund, for compelling all or any or the officers or servants of the Board (other than any servant of the Government in respect of whom a contribution is paid under section 155) to contribute lo such fund, at such rates and subject to such conditions as may be prescribed by such rules and for supplementing such contributions out of the funds of the Board;
- (d) for regulating compassionate allowance and gratuities to officers and servants of the Board and families of deceased officers and servants;
- (e) prescribing the qualifications for employment as officers and servants under lhe Board; and
- (fj for regulating the conduct of officers and servants of the Board: Provided that a servant of the Government employed as an officer or servant of the Board shall not be entitled to leave or leave allowances otherwise than as may be prescribed by lhe conditions of his service under the Government relating to transfer to foreign service.

## $29.\ \mbox{'(1)}$ Subject lo any direcclions contained in any statement jupulll Llltwfjl p

prepared under section 27 and any rules made under section 28 and for the time being in force, the power of appointing, promoting and granting "leave to officers and servants of the Board, and reducing them in rank or suspending or dismissing them from service for misconduct, and dispensing with their services for any reason other lhan misconduct, shall be vestedô

(a) in lhe case of officers and servants whose monthly salary docs noi exceed [seven hundred and fifty rupees]ô in the Chairman, and

'Section 29 was renumber\*] as sub-section (1) of 1 hat section by s. 18 of ihc Howrah Improvement (Amendment) Act, 1983 {West Ben. Acl XL1II of 1983}. The words wilhin the square brackets were substilluled for the words "two hundred rupees" bys. 18tlKa). ibid.

(Chopter II.—The Board of Trustees.—Sections 30, 3 J.)

(b) in other casesô in [he Board:

Provided lhai any officer or servanl in receipt of a monlhly salary exceeding '[five hundred rupees] who is reduced in rank, suspended or dismissed from service by lhc Chairman may appeal lo ihe Board, whose decision thereon shall be final:

^Provided further thai the Chairman or ihe Board, as the case may be, may, with ihe previous sanction of the Stale Government, place an officer or servant under suspension where a disciplinary proceeding or a departmental enquiry against ihe officer or ihe servant is contemplated or is pending or where a case against such officer or servant in respeci or any criminal offence is under investigation. '(2) Nolwithstanding anything contained in sub-section (1), the Slate Government shall have power to appoint any person who is or has been in the service of the State Government to any post of the Board carrying a monthly salary exceeding one thousand and five hundred rupees:

Provided ihut the person so appointed shall be under ihe administrative control of the Chairman.

- 30. (a) All statements prepared under section 27, so far as Ihey relaie to officers carrying a salary of more than <sup>J</sup>[one thousand and five hundred rupees] per mensem,
  - (b) all rules made under clause (b), clause (c), clause (d), clause (e), or clause (0 of section 28, and
  - (c) all orders passed by the Board <sup>J</sup>[under sub-section (1) of section 29], and relating lo any officer appointed lo hold an office carrying a salary of more than '[one thousand and five hundred rupees] per mansem, except orders granting leave to\* \* \* \* \*, any such officer,

shall be subject to the previous sanction of the State Government.

31. The Chairman shall exercise supervision and control over the acts and proceedings of all officers and servants of the Board; and, subject to Lhc foregoing sections, shall dispose of all questions relating to the service of the said officers and servants, and their pay, privileges and allowances.

ccnain slatemenls, rules and onJere.

Sanction af

Government

required to

The words wilhin I be square bract trls were substituted for the words "one hundred rupees" bys,  $18(1\ )$ (b) of the Howrah Improve mem (Amendment) Act,  $1953\ (Ves\ t\ Ben.\ Ac\ 1XL1110\ f\ 19S3).$ 

Control by Chairman,

-the proviso was added by s. 18(1)(c), *ibid*. Sub-section (2) was inserted by 5. 18(2). *ibid*.

Jack the words within the square brackets were substituted for the wools "one thou KIND rupees" bys. 19(1). *ibid*. The words and figure within the square brackets were substituted for the wards and figures "underset)ion29" bys. 19(2)(a), *ibid*.

"The words svithm the square brackets were subslituted forth\*; words "one thousand rupees" bys. 19(2)[b), ibid.

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(Chapter II. 6 The Board of Trustees.—Section 32.6 Chapter HI.— Improvement Schemes.—Section 33.)

Delegation of powers, (Julias and fundi otis of Ihe C hair man.

32. (1) The Chairman may, by general or special order in writing, delegate to '[lhe Chief Executive Officer] any of the Chairman's powers, duties or functions under this Acl or any rule made hereunder, except those conferred or imposed upon or vested in him by sections 15, 18, 26, 117, 121, 125. 127 and 161:

Provided as follows:ô

(a) the Chairman shall nol delegate his power under section 22 to make on behalf of the Board any contract involving an

expenditure exceeding <sup>3</sup>[five thousand rupees];

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(2) The exercise or discharge by '[the Chief Executive Officer] of any powers, duties or functions delegated to him under sub-section (1) shall be subject to such conditions and limitations (if any) as may be prescribed in the said order, and also lo control and revision by the Chairman.

### CHAPTER m.

#### Improvement S ch ernes

33. (I) The Board shall, as soon as may be after lhe coming into force of this Act, frame a sewage disposal scheme for Howrah and undertake all works and incur all expenditure necessary for carrying il into effect; and may from time to lime extend and add to the size of the schemc.

Improvement schemes.

- (2) The Board may, subject to the provisions of this Act, undertake any work and incur any expenditure for lhe improvement and development of the area to which this Acl applies by framing and executing an improvement scheme of one of the following types or a combination of any two or more of such types or of any special features thereof, as may be necessary from time to time, namely:ô
  - (a) a general improvement scheme;
  - (b) a street schemc;
  - (e) a bus tee improvement schemc;
  - (d) a re-housing scheme; and
  - (e) a housing accommodation scheme.

'The words wilhin lhe square brackets were subsiiluled for the words "any officer of the Board" bys. 15(a) of ihc Howrah Improvement (Amendment) Act. 1995 (Wesi Ben. Acl XV of 1995).

The words wilhin lhe square brackets were substituted for the words "one thousand rupees" by s. 20(t) of

lhe Howrah Improvement (Amendment) Acl, 1983 (West Ben. Act XLIII or 1983). 'Clauses (a) and (b) were omilled bys. 20(2), *ibid*.

"The words wilhin lhe square brackeis were substituted Tor ihc words "any officer" by

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Mailers to be

(Chapter III.—bnprovemeiti Schemes.—Sections 34, 35.)

34. When framing an improvement scheme under section 33 in respect of any

area regard shall be had toô considered when (a) the nalurc and lhe conditions of neighbouring areas and of framing Howrah as a whole; improvement schema, the several directions in which lhe expansion of Howrah appears likely Lo lake place; and (c) lhe like hood of improvement schemes being required for other parts of Howrah. 35. (1) An improvement scheme mentioned in section 33 may provide For all Matters to be or any of the following mailers, namelyô pro vied for in improvement the acquisition by ihc Board of any land oroiher properly in the area comprised in the scheme or required for or affected by the execution of the scheme; lite laying out or relaying out of lhe land comprised in lhe scheme; (ii) lhe demolition, alteration or reconstruction of buildings or portions of buildings situated on ihc land which ii is proposed to acquire in the said (iii) area; the construction of any building which lhe Board may consider necessary to ereci for carrying out any of the purposes of ihis Act; the (iv) laying out. construction or alteration of streets (including bridges, causeways and culverls, if required), and the levelling, paving, metalling, flagging and channelling of such streets and ihc planting of flower bushes or trees on die sides of such streets; (v lhe sewering and draining of such su-ccis and the provision therein of water, lighting and other sanitary conveniences ordinarily provided in municipalities; lhe raising, lowering or levelling of any land in lhe area comprised in the schemc; lhe provision of accommodation for any class of the inhabitants; lhe provision of facilities for communication; the formation and retention of open spaces, gardens, parks, playgrounds, lakes, etc., and the provision therein of athletic tracks, recreation buildings and other (vii akiest which the B object which Lhe Board consider desirable to provide for enhancing the beauty of the area or the entertainment of the public; (i) (viii) <ix)

(Chapter III.—Improvement Schemes.—Sections 36-38.)

- (xi) controlling Lhc use of land developed by the Board by zoning or reserving areas exclusively for specific purposes;
- (xii) any other matters consisten will the provisions of this Act which the Board may think fit.
- (2) In addition to any of the provisions mentioned in sub-section (1), the sewage disposal scheme mentioned in sub-section (1) oT section 33 may provide for ihe construction of outfall works, pumping plants and sewage treatment and disposal works together with the construction of such sewers and outfall channels as may be accessary for bringing the sewage into the pumping plants and discharging the effluents.
- 36. When areas are exclusively reserved for specific purposes under clause (xi) of sub-section (1) of section 35 it shall be the duty of the Commissioners of the Municipality wilhin whose jurisdiction the area is situate to prohibit and prevent their use in violation of such purposes.

37. Whenever it appears lo the Board, whether upon an official representation made under section 38 or without such representation,ô

- (a) that any buildings in any area which are used as dwelling places are unfit for human habitation, or
- (b) that danger lo the health of the inhabitants of any area or of a neighbouring area is caused byô
- (i) the narrowness, closeness and bad arrangement and conditions of streets or buildings or groups of buildings in such area, or
- (ii) the wantoflighl, air, ventilation or proper conveniences in such area, or(iii) any other sanitary defects in this area, or
- (c) that any area is undeveloped or has been developed without a satisfactory plan or design and that it is necessary to develop or re-develop il on a belter plan after incorporating all or some of the improvements mentioned in subsection (1) of section 35,

the Board may pass a resolution to the errcci thai a general improvement scheme as mentioned in sub-section (2) of section 33 oughL to be framed in respect of such area and may then proceed to frame such a scheme.

- 38. (1) An official representation referred to in section 37 may be made by the '[Councillors or the Howrah Municipal Corporation or of any Municipality of Howrah]ô
  - (a) of iheir own motion; or
  - (b) on a written complaint by the Health Officer of the <sup>3</sup>[(Howrah Municipal Corporation) or of the Bally Municipality]; or

The words "or of the Bally Municipally" were first inserted by s. 21(1) of ihc Howrah Improvement (AmenJmenl) Aci, 1983 (West Ben. Aci XLIII or 1983). Thereafter. Ihe words wilhin [he square brackels were subsliluled Tor Ihe words "Commissioners of ihe Howrah Municipality or of [he Bally Municipality" by s 16 (a)(i) or the Howrah Improvemeru (Amendment) Act, 1995 (West Ben. Act XV of 1985).

(a)(i) or the Howrah Improvemeru (Amendment) Act, 1995 (West Ben. Act XV of 19S5).

The words "or of lhc Bally Municipality" wen: fiisl insetted by s. 21(1) of the Howrah Improvement (Amendmenl)Aei, 19S3 (Wesl Ben. Act XLIII of 198.1). Thereafter, ihe words wilhin [he first brackets were subslituted for Ihc words "Howrah Municipality" by s. I6(a)(ii) of the Howrah Improvement (Amendment) Act. 1995 (Wesi Ben. Aci XV of 1995).

Duly of Municipality lo prevent misuse or reserved areas. When general improve- nient scheme may be framcd.

Auihorily for making on official re presentation for a general improve

mem

The Howrah Improvement Act, J 956. (Chapter HI.—Improvement Schemes.-

#### Section 39.)

- (c) in respect of any area comprised in a municipal ward,ô on a written complaint signed by Lwenty-five or more residents of such ward who are liable to pay either the owner's share or lhe occupier's share of the consolidated rate leviable under the Calcutta Municipal Act, 1923, as extended to the Howrah Municipality '[or of lhe Bally Municipality.]
- (2) If the [(Councillors of the Howrah Municipal Corporation or of any Municipality of Howrah,) as the case may be,] decide not lomake an official representation on any complaint made to ihem under clause (b) or clause (c), they shall cause a copy of such complaint lo be sent to the Board, with a statement of the reasons for their decision.
- 39. (1) The Board shall consider every official representation made Considem- under section 38 and, if satisfied as to the correctness thereof and lo lhe onjdal sufficiency of iheir resources, shall decide whether a general improvement represents- scheme to carry such representation into effect should be framed forthwith 'or not, and shall forthwith intimate iheir decision to the -[(Councillors of the Howrah Municipal Corporation or of any Municipality of Howrah,) as the case may be],
- (2) If Lhe Board decide that ii is not necessary or expedient lo frame a general improvement scheme forthwith, they shall inform the ^[(Councillors of the Howrah Municipal Corporation or of any Municipality or Howrah,) as the case may be,] of lhe reasons for their decision.
- (3) If the Board fail, for a period of six months after the receipt of any official representation made under section 38 to intimate their decision thereon to the [(Councillors of the Howrah Municipal Corporation or of any Municipality of Howrah,) as lhe case may be,] or if the Board intimate to the [(Councillors of the Howrah Municipal Corporation or of any Municipality of Howrah,) as lhe case may be,] their decision that it is not necessary or expedient to frame a general improvement scheme forthwith, the '[(Councillors of the Howrah Municipal Corporation or of any Municipality of Howrah,) as the case may be,] may, if Ihey think fit, refer the matter to the Slate Government.

Tlic words within lhe square braekcls wen; inserted by s. 2I(') olllie Howrah Improve nicnt (Amendment) Acl, 1983 (VestBcn.AclXLIIIofl983).

^The words "or of lhe Bally Municipality, as ihc case may be." were fire I inserted in section 3S(2).39(1),39(2)and39(3)byss. 21(2).22(a).22(b)and22(c), respectively, oflheHowrah Improvement (Amend men i) Act. 19B3 (West Ben. Acl XLIII of 1983). Thereafter, the words within (he first brackels were subsiiluled Tor the words "Commissioners of lhe Howrah Municipality or of lhe Bally Municipality" in lhe aforesaid sec lions, by ss. 16(b), 17{a), 17(b) and 17(c). respectively, of lhe Howrah Improvement (Amendment) Act, 10T5 (Wesi Ben. Acl XV of 1995).

Ben. Acl HI of 1923. (Chapter HI.—improvement Schemes.—Sections 40-42.)

- (4) The Slate Government shall consider every reference made to it under subsection (3), and
  - (a) if il considers that the Board ought, under all the circumstances, lo have passed a decision wilhin the period mentioned in sub-secion (3), shall direcL ihe Board to pass a decision wilhin such further period as it may think reasonable, or
  - (b) if il considers lhai it is, under all the circumstances, expedient lhal a scheme should forthwith be framed, shall direct the Board lo proceed forthwith to frame a scheme.
- (5) The Board shall comply with every direction given by lhc State Government under sub-section (4).
  - 40. Whenever the Board are of opinion that, for the purpose ofô
    - (a) providing building-sites, or
    - (b) remedying defective ventilation, or
    - (c) creating new, or improving existing, means of communication and facilities for traffic, or
    - (d) affording better facilities for conservancy,

it is expedient to lay otii new sirceis or to alter existing streets (including bridges, causeways and culverts), the Board may pass a resolution lo thai effect, and shall Lien proceed lo frame a street scheme for such area as they may think fit.

- 41. No street laid out or altered by the Board shall be of less width thanô
  - (a) forty feel, if the slreel be intended for carriage traffic, or
  - (b) twenty feel, if lhc sircct be intended for foot traffic only: Provided as follows:ô
    - (i) the width of an existing street need not be increased Lo the minimum required by this section, if the Board consider it impracticable to do so;
    - (ii) nothing in this section shall be deemed to prevent the Board from laying out service passages for sanitary purposes of any width less than twenty feet.

42. (1) Whenever il appears to the Board lhat Lhc condition of a *bicstee* is insanitary or attended with risk of disease lo ihe persons residing wilhin the area or in lhc neighbourhood of such *bustee* by reason of the manner in which huls and other buildings are constructed or crowded together or of warn of drainage, sewerage or water-supply or of lhc impracticability of scavenging or from any other cause, they may depute an officer or officers Lo inspect and cany ouL survey of the area and to submit a report

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XIV of 1956.]

(Chapter III. Improvement Schemes.—Sections 43, 44.)

- (2) If the Board are satisfied on receipt of such report or otherwise that the condition of the *bustee* is as mentioned in sub-section (1), they may pass a resolution to that effect and shall then proceed to frame a scheme Tor the improvement of such area.
- (3) A schemc prepared under sub-section (2) shall make provision for the pervious re-housing of persons displaced by the improvement of the *bustee* and may, in addition to any or the matters mentioned in section 35, make provision for all or any one or more of the following matters, namely,ô
  - (a) Lhe construction or streets or passages within the area sufficient in number and of sufficient width to enable the proper scavenging of such area and the provision of lighting of such streets and passages,
  - (b) the construction of drains and sewers in such manner as to render the area sanitary,
  - (c) the filling up of tanks, wells, ditches, drains or low lands and the construction of new tanks or the re-excavation and improvement of existing tanks wilhin ihc area,
  - (d) the partial or complete removal or demolition of any hut or buildings in the area or the alteration or reconstruction of any such hut or building, and
  - (e) public water-supply, common bathing arrangements and public privies and urinals for the use of the inhabitants of ihis area and lhe lighting of such common bathing arrangements, privies and urinals.
- 43. The Board may frame schemes (in this Act called re-housing schemes) for Lhe construction, maintenance and management of such and so many dwellings and shops and other classes of accommodation as they may consider ought lo be provided for persons whoô

Rc-housing persons displaced by improvement schemes.

- (a) are displaced by the execution of any improvement scheme sanctioned under ihis Act, or
- (b) are likely to be displaced by the execution of any improvement scheme which it is intended to frame, or to submit to the Stale Government for sanction, under this Act.

44. Whenever lhe Board are of lhe opinion that it is expedient and for the public good lo provide housing accommodation for any class of persons in any area lo which this Aci applies, lhe Board may frame a scheme for the purpose to be called a housing accommodation scheme.

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(Chapter HI.—Improvement Schemes.—Sections 45, 46.)

45. (1) Wh en any i mpro ve men t sc heme h as bee nframe d, [heBoard shall prepare a notice stalingô

(a) lhe fact thai ihc scheme has been framed,

- (b) lhe boundaries of lhe area comprised in the scheme, and
- (c) the place ai which particulars of lhe scheme, a map of the area comprised in the scheme, and a statement of the land which it is proposed'lo acquire and of ihe land in regard to which it is proposed to recover a betierment fee, may be seen at reasonable hours.

(2) The Board shallô

- (i) cause ihc said notice to be published weekly for three consecutive weeks in lhe Officio! Gazette and in local newspapers, with a statement of the period wilhin which objections will be received, and '(ii) send a copy of ihc notice lo lhe - [Mayor] to lhe Chairman of any other Municipality constituted under the Bengal Municipal Acl, 1932, in which, and to the General Manager of the Calcutta Metropolitan Water and Sanitation Authority and to lhe Chief Executive Officer of the Calcutta Metropolitan Development Authority under whose jurisdiction, any portion of the area comprised in the scheme is siiuaied.
- (3) The Chairman shall cause copies of all documents referred lo in clause (c) of sub-section (1) to be delivered to any applicant on payment of such fee as may be prescribed by rule made under section 149.

Transmission lo Board of representalion by Municipality ur oilier local Authority, '46. <sup>4</sup>[The Mayor,] the Chairman of any other Municipality, the General Manager of the Calcuiia McIropolitan Water and Sanitation Authority and the Chief Executive Officer of the Calcutta Metropolitan Development Authority, to whom a copy of the notice has been sent under clause (ii) of sub-section (2) of section 45 shall, wilhin a period of sixly days from the date of receipi of the said copy, forward lo lhe Board

'Clause [ii)'\v&5 substituted for ihc original clause by s, 23 of ihe Howrah Improve me tit (Amend meni) Act, 1933 (West Ben, Act XLIII of 1983), Prior lo this substitution, lhe words mid to ihe General Manager of (he Calcutta Metropolitan Water and Sanitation Authority wilhin whose jurisdiction," were inserted in the original clause, by s. 88(3)and Schedule III. ilemB I, oflhe Calcutta Metropolilan Water and Sanitation Authority Act. 1966 (West Ben. Acl XIII of 1966).

The word wilhin ihc square brackets was substituted for lhe words "Chairman ofihc Howrah Municipality, lo lhe Chairman ofihe Bally Municipality" by s. 18 oflhe Howrah Improvement (Amendment) Acl, 1995 (West Ben. Acl XV of 1995).

^Section 46 was first substituted for the original section by s. 88(3) and Schedule III, item B2, of ihe Calcuiia Metropolitan Water and Sanitation Authority Act, 1966 (West Ben. Act XIII of 1966. Later, the same was resubstituled by s. 24 of lhe Howrah Improvement (A mend mem) Aci. 1983 (Wesi Ben, Acl XL1K of 1983)

The words within the square brackets were substituted for the words "The Chairman of I he H o wrah M un i cipal ily, lhe Chai mian o f the Bal I y M u nid pal ily" by s. 19 (a) of the Ho wrah linnrnvcmem (Amendment Acr. WS (W«t Rrn An Y Vnf iqt>S\

(Chapter III.—Improvement Schemes.—Sections 47, 48.)

any re present al ion which <sup>1</sup>[Lhe Mayor,] lhc Municipality or (he Aulhorily may Ihink fil wilh rgard to the scheme:

Wcsl Ben. Aci XIII of 1979. Provided that any direction issued by any authority constituted under the West Bengal Town and Country (Planning and Development) Act, 1979 to the Board as to the improvement scheme shall be carried out by Ihc Board.

47. (1) During the thirty days next following the first day on which any notice is published under section 45 in respect of any scheme, lhe Board shall serve a notice onô

(i) every person whose name appears in lhe municipal assess men ibook as being primarily liable to pay lhe owner's share of ihe consolidated rale, or the rale on the annual value of holdings, as the case may be, in respect of any land which the Board propose to acquire in executing lhe scheme or in regard to which Lhey

propose to recover a beLLermenl fee, and

(ii) the occupier (who need not be named) of each premises or holding, entered in the municipal assessment-book, which the Board propose to acquire in

(2) Such notice shallô

executing lhe scheme.

- (a) state lhatihe Board propose lo acquire such land or lo recover such betterment fee for the purpose of carrying out a general improvement scheme or a street scheme, as the case may be. and
- (b) require such person, if he dissents from such acquisition or front the recovery of such betterment fee, lo slate his reasons in wriung wilhin a period of thirty days from lhe service of lhe notice.
- (3) Every such notice shall be signed by, or by order of, the Chairman.
- 48. <sup>2</sup>(The Mayor and lhe] Chairman of any other Municipality constituted under the Bengal Municipal Aci, 1932, in any part of which ihis Act is for lhe time being in force, shall, respectively, furnish the Board, aL their request, wilh a copy of. or exacts from, the municipal assessment-book ai such charges as may be mutually agreed upon.

The ivonls willin the square brackels weit inserted bys. 19(b) ofthe Howrah Improve mem

(Amendmen!) Aci, 1995 (Wcsl Ben. Aci XV of 1995).

The words ihc Chairman orihc Bally Municipality" were first inserted by s. 25 of Ihe Howrah Improvement (Amendment) Act, 1983 (West Ben. Aci XLIII of 1983). Thereafter, the words wilhin lhe square brackcls were subsliducd for lhe words "The Chairman or lhe Howrah Municipality, the Chairman of ihe Bally Municipality and" by s. 20 of the Howrah Improvement (Amendment) Act, 1995 (West Ben. Act XV of 19951.

Furnishing of copy of, or ex inlets from, the municipal assessment-

Scrviccof

Ben. Aci XV

of 1932,

(Chapter III.—Improvement Schemes.—Sections 49, 50.)

Abandonrocntof improvement scheme, or application lo Slate Con'mNW! lo sanction

Power to

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scheme

- 49. (!) After lhc expiry of the periods, respectively, proscribed under clause (i) of sub-section (2) of section 45, and by section 46 and clause (b) of sub-section (2) of section 47, in respect of any scheme, the Board shall consider any objection, representation and statement of dissent received thereunder, and, after hearing all persons making any such *objection*, *representation or* dissent who may desire lo be heard, lhe Board may either abandon the scheme or apply lo the State Government for according sanction to the scheme, with such modifications (if any), as the Board may consider necessary.
  - (2) Every application submitted under sub-section (1) shall be accompanied byô (a)a description of, and full particulars relating to, the scheme, and complete plans and estimates of the cost of executing the scheme;
    - (b) a statement of the reasons for any modifications made in the scheme as originally framed;

a statement of objections (if any) received under section 45; any representation received under section 46;

a list of the names of all persons (if any) who have dissented, under clause (b) of subsection (2) of section 47, from the proposed acquisition of their land or from the proposed recovery of a beitermenl fee, and a statement of the reasons

given

- for such dissent; and (c) statement of the arrangements made or proposed by the Board for the re-
- housing (d) of persons who are likely to be displaced by the execution of the scheme.
- (3) When any application has been submitted lo the Slate Government under sub-section (1), the Board shall cause notice of the fact to be published for two consecutive weeks in the *Official Gazette* and in local newspapers.

under Provided (f) The Stale Government may sanction, either wilh or without modification, or may refuse to sanction, any scheme submitted to il section 49:

that in considering a *bustee* improvement scheme for sanction the Slate Government shall have regard to the conditionsô

- (a) that no *bustee* dwellers are displaced until arrangements for re-housing them have previously been made; and
- (b) that the rents indicated in the scheme for the accommodation provided for displaced *bustee* dwellers as aforesaid are reasonable:

Provided further that the Slate Government may give such financial aid and on such terms and conditions as it may consider necessary, to the Board to enable them lo fix reasonable renls for the accommodation provided for the displaced *bustee* dwellers.

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(Chapter III. Improvement Schemes.—Sections 51-54.)

51. (1) Whenever lhe Stale Government sanctions any scheme submiLled under section 49, il shall announce lhe fact by notification, and the Board shall forthwith proceed to excuic the scheme. Notification

(2) The publication of a notification under sub-scciion (I), inrespccl of any scheme, shall be conclusive evidence that the scheme has been duly framed and sanctioned.

of sanction to improvement scheme.

52. At any time afler any scheme has been sanctioned by the State Government under section 50 and before it has been carried into execution, the Board may alter or cancel it:

Provided as follows:ô

ment schemc after

- (a) if any alteration is estimated to increase the estimated net cost of executing a scheme by more than five per centum of such cost, such alteration shall not be made without the previous sanction of the State Government;
- (b) if any alteration involves the acquisition, otherwise than by agreement, of any land the acquisition of which has not been sanctioned by the Slate Government, the procedure prescribed in the foregoing sections of this Chapter shall, so far as applicable, be followed, as if the alteration were a separate scheme;
- (c) if, owing to changes made in the course of a scheme, any land not previously liable under the scheme to the payment of a betterment fee, becomes liable lo such paymenl, the provisions of sections 45, 47 and 49 shall, so far as they are applicable, be followed in any such case;
- (d) no scheme shall be cancelled without giving the Municipality or Municipalities concerned an opportunity to express their views within sixty (lays of the receipt of the nolice of lhe cancellation and without the previous sanction of the State Government,
- 53. Any number of areas in respect of which improvement schemes have been, or are proposed to be, framed, may, at any Lime be included in one combined scheme.
- 54. (1) Whenever any building, or any street, square or other land, or any part thereof, whichô
  - '(a) is situated in the Howrah Municipal Corporation and is vested therein, or
  - (b) is situated in any part of -[any Municipality of Howrah] constituted under the Bengal Municipal Act, 1932, in which this Act is for lhe lime being in force, and is vested in the improvement Commissioners of that Municipality,

Combina-

Transreno

'The words "or in die Bally Municipality" were first inserted, in the original clause (a), by s. 26 of I he Howrah Improvement (Amendment) Acl, 1983 (West Ben. Act XLIII of 1983). Finally clause (a) was substilluled for Lhe original clause by s. 21(a)(1) of [he Howrah Improvement (Amendment) Act, 1995 (West Ben. Acl XV of 1995).

"The words wilhin the square brockets were substituted for the words "any other Municipality" bys, 2 f(a)tii). *ibid*.

Board for purposes of of building or vested in Commiii- i oners Municipally

Ben, ACL XV of 1932.

The Howrcih Improvement Act, 1956.
[West Ben- Act
(Chapier 111.—Improvement Schemes.—Section 54.)

is within the area of any improvement scheme and is required for [he purposes of such scheme, the Board shall '[give notice accordingly to lhe Mayor and Ihe Chairman] of Lhe Municipality concerned and such building, street, square, other land or part, shall thereupon vest in lhe Board, subject, in the case of any building, or any land, not being a street or square lo the payment of compensation, if any, <sup>2</sup> [to the Howrah Municipal Corporation or Ihe Municipality concerned, as lhe case may be,] under section (3):

Provided thai -"[(he Mayor or the Councillors of lhc Municipality concerned, as lhe ease may be,] shall be allowed reasonable opportunity to remove ai their own cost any underground pipes, cables or other Fixtures belonging lo ihem, if they so desire.

- (2) When any land, nol being a street or square, vests in lhe Board under the provisions of sub-section (1) and the Board make a declaration that such land will be retained by lhe Board only until it É[re-vests in the Howrah Municipal Corporation or the Municipality concerned, as lhc case may be,] as pan of a sireel, park, lake or garden under section 65 no compensation shall be payable by the Board <sup>s</sup>[lp the Howrah Municipal Corporation or lhe Municipality concerned, as the case may be,] in respect of thai land.
- (3) Where any land, not being a street or square, or building vests in the Board under sub-section (1) and no declaration is made by the Board lhat the land will be so retained, the Board shall pay to '[the Howrah Municipal Corporation or the Municipality concerned, as the case may be,] as compensation a sum equal lo the market value of the said land or building as on ihe dale of the publication of the notification under section 51 and where any building, situated on land in respect of which a declaration has been made by the Board under sub-section (2), is vested in the Board under sub-section (1), like compensation shall be payable in respect of such building by the Board.

The words within I be square brackels were substituted for lhe wonts "give noiice acconlingly to lhe Chairman" by s, 21(a)(iii) oCtbc Howrah Improvement (Amendment) Aci. 1995 (West Ben, ACLXV of 1993).

vThe words within the square brackels were substituted for the words "to the Commissioners of the Municipal ity concerned" bys. 21(a){iv}, ibid.

<sup>J</sup>The words within lhe square brackets were substituted forthe words "Commissioners of the Municipality concerned" by s. 21(a)(v). *ibid*.

concerned" by s. 21(a)(v). *ibid*.

The words wilhin ihe square brackets were substituted for ihe words "re-vesis in ihe Municipality concerned" by s.21(b)(i), *ibid*.

 $^{1}$ Thc words wilhin lhe square brackels were subslituted for the words "to the Commissioners of the Municipality concerned" by s. 21 tb)(ii). *ibid*.

The worls wilhin lhe square brackets we re substituted for the words "ihc Commissioners of the MunicinnNiv concerned" hv s. 21(e). ibid.

(Chapter III—Improvement Schemes.—Sectioni 55. 56.)

- (4) If, in any ease where the Board have made a declaration in respect of any land under sub-scclion (2), lhe Board retain or dispose of lhe land contrary to Lhe terms of the declaration, so that lhe land does not '[revest in lhe Howrah Municipal Corporation or the Municipality concerned, as the case may be,] as contemplated under such declaration, the Board shall pay to [sucli Corporation or Municipality, as the case may be,] compensation in respect of such land in accordance with the provisions of sub-
  - (5) If any quesLion or dispute arisesô
    - (a) as to whether compensation is payable under sub-sec Lion (3) or sub-section (4),

- (b) as lo the sufficiency of lhe compensation paid or proposed to be paid under sub-section (3) or sub-section (4), or
- (c) as lo whether any building, street, square or olher land, or any part thereof is required for the purposes of the scheme,

the mailer shall be referred to the State Government whose decision shall be final.

- 55. (1) All ihe lands acquired by lhe MHowrah Municipal Corporation or any Municipality of Howrah] under the Land Acquisition Act, 1394, for iheir drainage scheme and described in Part A of Schedule II, excluding the lands described in Part B of the said Schedule, shall vest in the Board.
- (2) The State Government may, by <sup>4</sup>nolification, alter, add or cancel any

entry in the said Schedule.

56. (1) When any building, or any slrcct, square or olher land, or any part thereof, has vested in lhe Board under section 54, no municipal drain or waicrwork therein shall vest in the Board until another drain or waterwork (as the case may be), if required, lias been provided by the Board, to the satisfaction of the '[Howrah Municipal Corporation or the Municipality concerned, as the case may be,] in place of the former drain or work.

Lands acquired for drainage Provision of acheme lo Waisis varihe 189eplace situated on land viisled in [he Board under

'The words wilhin Lhe square bracket wen; subsiiluled Tor [he wards "re-vest in lhe Commissioners of lhe Municipality concerned" by s. 21(d)(1) of the Howrah Improvement (Amendment) Acl. 1995 (Wesi Ben. Acl XV of 1995).

The words wilhin the square b nickels were substituted for [he words "such Commissioners" bys. 21(d)(ii),

'The words "or lhe Bally Municipality" were first inserted by s. 27 of the Howrah Improvment (Amendment) Acl. 1983 (West Ben. Acl XLtltofl983), Thereafter, the words within the square brackets were subsiiluled for the words "Commissionem of lhe Howrah Municipality or lhe Bally Municipality" bys. 22 oflhe Howrah Improvement (Amendment) Act. 1995 (Wcsl Ben. Act XV of1995).

For notification amending Schedule II (o I his Acl, srr notification No, H399/M.Hô 6/59, daled 2nd Augusl, 1960, published in the Calcutta Gazelle of 1960, Pan I. page 2787.

The words within the square brackets were substiluled Tor line words "Commissioners of the Munidpalivy concerned" bys. 23 oflhe Howrah Improvement (Amend men 1) Act, 1995 (West Ben. Ad XV of 1995).

I of IK94.

#### (Chapter III.—Improvement Schemcs.—Sections 57-59.)

- (2) IF any question or dispute arises as to whether another drain or waterwork is required, or as to lhe sufficiency of any drain or waterwork provided by ihe Board, under sub-section (1), the mailer shall be referred to the Si ale Government whose decision shall be final.
  - 57. (I) Sections 296 and 297, clause (c) or section 306 and section 307 or lhe Calcutta Municipal Act, 1923, as extended lo the '[Howrah Municipal Corporation], '[and the corresponding provisions, if any, under the Bengal Municipal Act, 1932, as in force"(in any Municipality of Howrah,)] shall not apply to any Ben. Act III slieet which vested in the Board.

    (2) Pules 4 and 5 in Schedule XVI to "If the Calcutta Municipal Act. Rep. Aci.
  - (2) Rules 4 and 5 in Schedule XVI to "'[the Calcutta Municipal Act, Ben, Act 1923, as extended to lhc '(Howrah Municipal Corporation) and the Corresponding provisions of the rules, if any, made under lhe Bengal Municipal Aci, 1932], shall not apply when any drain, pavement or surface referred to in the said rules is opened or broken up by lhe Board or when any public street is under construction by Lhe Board.
  - 58. Whenever lhc Board allow any street vested in them to be used for public traffic,(a) they shall, as far as practicable, keep the street in good repair and do all things necessary Tor lhe safety and convenience oF persons using it, and
    - (b) they shall cause lhe sireel to be watered, if they consider it necessary to do so for the public convenience.

59. Whenever any drain in, or lhe pavement or surface of, any street vested in lhe Board is opened or broken up by die Board for the purpose of carrying on any work or whenever the Board allow any sireel which they have under construction to be used for public traffic, lhe Board shall cnusc the place to be fenced and guarded and to be sufficiently lighted during Ihe night, and shall lake proper precautions for guarding against accident by shoring up and protecting adjoining buildings, and shall, with all convenient speed, complete the said work, Fill in the ground, and repair die said drain, pavement or surface, and carry away the rubbish occasioned thereby or complete the construction of lhe said street, as the ease may be.

The words wilhin the square brackels were substituted forthe words "Howrah Municipality" by s. 24(a)(i) of the Howrah Improvement (Amendment) Act, I99S (West Ben. Act XV of 1995).

TTie words and figures wilhin the square brackets were inserted by s. 28(a) of the Howrah Improvement

(Amendment) Aci, 1983 (West Ben. Act XLIII of 1983).

The words within the first brackets were substituted for the wards "in the Billy Municipality" by s. 24(a)(ii) of the Howrah Improvement (Amendment) Act. 199 5 (West Ben, ActXVof 1995).

'The words and figures wilhin the square brackets were substituted for the words "the said Act as extended to the Howrah Mumcip.tfily" by 3, 28(b) or the Howrah Improvement (Amendment) Act. 1983 (Wesi Ben. Atl XLIII af]983),

TTie words wilhin the fust brackets were substituted for the words "Howrah Municipality" in Thf-Hnii'mli Imflnu'.tii^nl t A nier^nvnr^ Arp f QQ^ f\V.\T Rfn Art "XVof I 99S1"

Bar to application ofcenain sections of the Calcutta Municipal Aci, 1923.10 streets vested

Board.

Repair

warerin y ofslrrcls veslsd in thi: fio/ird

Guarding and lighting when street vested in the Board is opened or broken up or when street is under construction and speedy completion of" work. XIV of 1956.]

60. (1) When any work referred lo in section 59 is being executed by lhe Board in any public street vested in ihem, or when any other work which may lawfully be done is being executed by the Board in any street vested in them, the Board may direct thai such street shall, during the progress of such work, be either wholly or partially closed to traffic generally or to traffic of any specified description.

restriction oT insuvci vested in the work.

(2) When any such direction has been given, lhe Board shall sei up in a conspicuous position in or near the street an order prohibiting traffic to lhe progres extent so directed, and shall fix such bars, chains or posts across or in the street as they may think proper for preventing or restricting Lraffic therein, after notifying in local newspapers their intention to do so.

61. When any work is being executed by the Board in any public street vested in ihem, the Board shall, so far as may reasonably be practicable, make adequate provision forô

(a) the passage or diversion of traffic;

(b) securing access to all premises approached from such street;

(c) any drainage, water-supply or means oF lighting which is interrupted by reason of the execution of lhe work.

Provision of facilities when work is eiccmcd by Board vested in

#### 62. (1) The Board mayô

(a) turn, divert, discontinue the public use of, or permanently close, any public street vested in them or any pan thereof, or

(b) discontinue the public use of, or permanently close, any public square vested in them, or any part thereof.

Board <o lum or close public street or square

(2) Whenever the Board discontinue the public use of, or permanently close, any public street vested in them or any part thereof, they shall pay reasonable compensation lo every person who was entitled, otherwise than as a mere licensee, to use such street or part as a means of access and has suffered damage from such discontinuance or closing.

- (3) Whenever lhe Board discontinue lhe public use of, or permanently close, any public square vested in Ihem, or any pan thereof, ihey shall pay reasonable compensation to every personô
  - (a) who was entitled, otherwise than as a mere licensee, to use such square or part as a means of access, or
- (b) whose immovable property was ventilated by such square or pan, and who has suffered damage,ô
  - (i) in case (a), from such discontinuance or closing, or tii) in case (b), from the use to which the Board have put such

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- (4) In determining the compensation payable lo any person under sub-scclion (12) for sub-scclion (13) for sub-school and payable lake into consideration. Act any benefit accruing lo him from the construction, provision or improvement of any other public street or square at or about the same lime that the public street or square or part thereof, on account of which the compensation is paid, is discontinued, or closed.
- (5) When any public slreet or square vested in (he Board, or any part thereof, is permanently closed under sub-section (1), the Board may sell, or lease so much of the same as is no longer required.

Projected public streets 011 par--

- 63. (1) The Board may from lime lo lime in regard lo any areaô wiihin the '[Howrah Municipal Corporation or any Municipality of Howrah,] or
  - (b) in the neighbourhood of '[the said Corporation or lhe Municipality, as the case may be,]ô

#### make plans ofô

- (i) proposed public streets, showing ihc direction of such streets, lhe street alignment and building line (if any), on each side of ihem, iheir intended width and such odier details as may appear desirable, and
- (ii) proposed public parks showing such details as may appear desirable.
- (2) When a plan has been made under sub-seciion (1), the Board shall prepare a nolice statingô
  - (a) the fact thai such plan has been made,
  - (b) particulars of the land (shown in such plan) comprised within the proposed public park or through which lhe proposed public street will pass, or on which the park or lhe open space will be laid out,
  - (c) the place at which Ihc said plan and particulars may be seen at reasonable hours, and
  - (d) lhe period (which shall be not less than thirty days) within which objections lo the said plan may be submitted lo the Board;

## and the Board shall thereuponô

 (i) cause the said notice to be published weekly for iwo consecutive weeks in lhe Official Gazette and in local newspapers, and in such other manner as the Board may direct, and

The words "or the Bally Municipality" were first inserted bys. 29(l)(a)of lhe Howrah Improvement (Amendment) Act, 1983 (West Ben. Acl XLIII of 1983). Thereafter, the words within Ihc square brackets were subsilluled for lhe words "Howrah Municipality or ihc Bally Municipality" bys. 2S(a)(i) of the Howrah Improvement (Amendment) Acl. 1995 (West Ben. Act XV of 1995).

The words "ihose Municipalities" were first substituted for the words "(he said Municipality" bys, 29(I)(b) of ihe Howrah Improvement (Amendment) Acl, 1983 (West Ben. Acl XLIII of 1983). Thereafter, the words within the square brackets were substituted for the words "those Municipalities" by  $s.25\{a)(ii)$  of the Howrah Improvement (Amendment) Act. mftf mr., \*. o ... - a  $\mathcal{W}|t$  i  $nn \approx 1$ 

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- (ii) forward a copy of lhc said noiicc to any person whose name appears in lhe municipal assessment-book as being primarily liable to pay the owner's share of lhc consolidated rate, or the rate on the annual value of holdings, as the case may be, in respeel of any land included within lhe proposed public street or the proposed public park, and
- (iii) forward a copy of the said noiice and of ihe plan lo which il relates lo lhe '[Mayor, the Chairman of any Municipality of Howrah] and, if any area in the -[(neighbourhood of ihe Howrah Municipal Corporation and of any Muncipality of Howrah) is] included in such plan, to lhe Chairman of lhe local authority administering any portion of such area, and
- (iv) cause copies of lhc said noiice and plan to be delivered lo any applicant on payment of such fee as may be prescribed by rule made under section 149.
- (3) On or after a dale (not being less than thirty days from lhc date of Lhc first publication of the noiice) to be appointed by lhe Board in this behalf, the Board shall considerô
  - (a) all objections in writing received from any person affected by ihc plan, and
  - (b) any representation in regard to such plan made to the Board by thc<sup>3</sup>[Howrah Municipal Corporation or any Municipality of Howrah] of the aforesaid local authority,

and the Board may thereupon either withdraw the plan or apply lo lhe Stale Government for sanction ihereto wilh such modification (if any) as the Board may consider necessary.

- (4) If the Board apply for sanction as provided in sub-section (3), they shall simultaneously forward lo lie State Government a full **siatemenL** of all objections and representations made to them under the said subsection.
- (5) When a plan as aforesaid has been submitted to the Slate Government under sub-scclion (3), the Board shall cause notice of the fact lo be published for two consecutive weeks in Lhe *Official Gazette* and in local newspapers.

The words Lo Lhe Chairman of lhc Bally Municipality" were finu inserted by s. 29(2)(a) ofthe Hmvmh Improvement (Amcndit\*Mil)AtL 198.1 (Weil Ben. Act XLIII of1983). Thereafter, lhc words wilhin lhe square brack eu, were substituted for lhc wonts "Chain nan or lhc Howrah Municipality, lo lhe Chairman of the Bally Muicipalily" by s. 25(b)(i) of the Howrah Improve men l (Amendment) Ac L 1995 (Wes l B e n. Ac l X V of 1995).

"Howrah Municipality and of the Bally Municipality is" were fin-1 subslidued for the words "Howrah Municipality is" by s. 29(2)(b) of the Howrah Improvement (Amendment) Act, 1983 (West Ben. Act XLIII of 1983). Thereafter, the words within the (Irst brackels were subsiliated Tor Ihc words "neighbourhood of (hi: Howrah Municipality and of Ih
 Bally Municipality"bys. 25(b)(ii)oriheHowrah Improvement (Amendment) Aci, 1995 (West ben. Act XVoN995).

The words "or the Bally Municipality" were first inserted by s. 29(.1) of lhe Howrah 11 up rove i nem

The words "or the Bally Municipality" were first inserted by s. 29(.1) of lhe Howrah 11 up rove i nem (Amendment) Act. 1983 (West Ben. Act XLIII of 1983). Theroaricr, lhe words within (he N.q.iace brackcls were subslituted for lhe words "Commissioners of I be Howrah Municipality or lhe Bally Municipality" bys. 25(c) of the Howrah Improvement (Amendntcnt) Act. 1995 (Wesi Hen. Act XV of 1995),

- (6) The Stale Government may sanction, cilher with or without modification, or may refuse lo sanction, any plan submitted to ii under sub-section (3). [West Ben-Act
- (7) Whenever the Slate Government sandions a plan it shall announce the fact by notification and the publication of such notification shall be conclusive evidence that the plan has been duly made and sanctioned; and the proposed public street or public park to which such notification refers shall be deemed to be a projected public street, or a projected public park, as the case may be, and shall be so deemed untilô
  - (a) such street or park has been declared under section 65 to be a public street, or public park, or
  - (b) the said notification has been cancelled by another notification:

Provided that such cancellation shall not affect the validity of any action taken by the Board in pursuance or the said notification.

(8) If any persons desires to erect, re-erect or add to any wall (exceeding ten feet in height) or building which falls within the area comprised in a projected public park or within the street alignment or building line of a projected public street shown in any plan sanctioned by the State Government under this section, he shall submit an application in writing to the Chairman for permission so to do:

Provided as follows:ô

- (i) no such application shall be necessary for permission to erect or re-erect, between a building line and the street alignment,ô
  - (a) a porch or balcony, or
  - (b) along not more than one-third of the frontage, an outhouse not exceeding fifteen feet in height;
- (ii) nothing in this sub-section shall relieve any person from the liability lo obtain such sanction as it may be necessary to obtain under any law for the time being in force from the local authority.
- (9) The Chairman shall in no case refuse an application submitted under sub-section (8) if the applicant executes an agreement binding himselT and his successors in interest to remove, without compensation, any wall or building to which that application relates, in the event of the Boardô
  - (a) deciding (at any lime after a scheme has been sanctioned under section 50 for an area wilhin which such building or wall is situate) that (he said wall or building, or any portion thereof, ought to be removed, and

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- (b) calling upon Lhe owner for ihc time-being, by written nolicc, Lo remove lhe same wilhin a lime (nol being less than sixty days from the dale or ihc service of lhe nolicc) lo be specified in the said nolice.
- (10) ir lhe Chairman does nol, wilhin ihir(y days from the receipt of an application submitted under sub-section (8), grant or refuse the permission applied Tor thereunder, such permission shall be deemed to have been granted.
- (11) If ihc Chairman refuses permission to any person to ereel, rc- erect or add io any wall or building as aforesaid which fallsô
  - (i) within the street alignment of a projected public street, or within a projected public park, or
  - (ii) between the street alignment and the building line of a projected public street,

lhe owner of the land on which it was sought to crect, re-erect or add lo such wall or building, may call upon the Board, at any lime, wilhin three monilis from lhe date of such refusal eitherô

- (a) to pay him compensation for any damage sustained by him in consequence of such refusal, or
- (b) to acquire so much of his land as falls wilhin the street alignment, or between the street alignment and the building line or wilhin the park or space, as Lhe case may he:

and Llie Board shall thereuponô

in case (a), make full compensation to Lhe said owner for any damage which he may be found to have sustained in consequence of such refusal, and

in case (b), forthwith take steps to acquire Ihc said land:

Provided lhai, in ihc case of such land as falls wilhin the street alignment only, it shall be optional with the Board lo acquire the same in lieu of paying compensation therefor.

- (12) An appeal shall lie io the Board from any refusal by ihc Chairman to grant an application under this section.
- 64. (1) The Board may, for the purpose of the sewage disposal scheme referred lo in sub-section (1) of section 33, make plans for the proposed extension of the sewage disposal site showing by reference to the cadastral survey map or oiherwise, the location, area\* extent and configuration of the lands not immediately required For sewage treatment and disposal but likeJy to be so required in Future.

make plans for future extension or sewage disposal siic.

(2) The lands referred to in sub-section (1) may fall wholly without line municipal limits or Howrah or partly within and partly without such limits as the Board may think fit.

{Chapter III.—Improvement Schemes.—Section 65.)

- (3) When lhc Board make a plan of a proposed extension of the sewage disposal site the provisions of sub-sections (2) lo (6) of section 63 shall as far as practicable apply.
- (4) When [he Slate Government sanctions with or without modification a proposed extension of lhe sewage disposal site il shall announce the fact by notification.

The publication of such notification shall be conclusive evidence that the plan has been duly made and sanctioned and the proposed extension of the sewage disposal site to which such notification refers shall be deemed to be a projected sewage disposal site.

- (5) No new building or wall shall be ereclednorany existing building re-erected or added to on any land within the projected sewage disposal site but the owner af the land on which it was sought to creel, re-erect or add to the building or wall may call upon the Board at any time eitherô
  - (a) to pay him compensation, or
  - (b) to acquire so much of his land as falls within the projected sewage disposal site,

and the Board shall thereuponô

in case (a), pay reasonable compensation ir> lhc owner, and in case (b), forthwith take steps to acquire the land.

65, (1) When the Board are of opinionô

- (a) that any street laid out of altered by them has been duly levelled, paved, metalled, flagged, channelled, sewered and drained in the manner provided in the plan sanctioned by the State Government under section 50,
- (b) that such lamps, lamp-posts or other apparatus as are necessary for the lighting of such street have beet) provided, and
- (c) that water and other sanitary conveniences ordinarily provided in a municipality have heen duly provided in such street,

they shall report this fact to the Commissioners of the Howrah Municipality and il shall be the duly of the '[(Howrah Municipal Corporation or any Municipality of Howrah,) as the case may be,] within llirec months from the date of receipt of such report, after such inquiry as they ihink fit to make, either Lo declare the street lo be a public street by written notice affixed in some conspicuous position in such street,

The words "or ihc Bally Municipality, as lhc caw may be," were first inserted, in section 65, by s. 30 of the Hmvnih Improvement (Amcndnicnl) Aci, J 983 (West Ben. Aci XLIII or 1983). Thereafter [he words wilhin [he firs I brackels were subsuiuiecl for ilic words "Commissioners of [he Howrah Municipality or [he Bally Municipality." by s. 26(a) of lhe Howrah Improvement (Amendmem) Aci, 1995 (Wesl Ben. Aci XV of 1995).

Veiling in IlUcwrah Municipal Corporation or any Municipality of Howriii.) as [hi: case may tic,] of streets laid on I or ahcTvd.and open spaces provided, by lhc Board underan improvement

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Schemes.—Section 65.)

whereupon such street shall I vcsl in ihc '[(Howrah Municipal Corporation or any Municipality of Howrah,) as lhe case may he,] and be maintained, kept in repair, lighted and cleared by them; or, if the '[(Howrah Municipal Corporation or any Municipality of Howrah,) as the case may  $bc_T$ ] are of opinion that ccrtain works are required-to be done before such declaration may be made, to require the Board lo complete such works:

Provided as follows:ô

- (a) no engineering or accommodation works, not included in the schemes sanctioned by the State Government under section 50, shall be required lo be done by the Board except with the Jailer's consent as a condition oT such transfer;
- (b) when certain works in connection with the street can be taken up only after a lapse or time to allow for consolidation of roads or the erection of buildings on both sides, the declaration shall not be put off till they are completed, but shall be made, wilhin the time prescribed under this subsection on the Board giving an undertaking that they shall
- , complete the works when asked by the '[(Howrah Municipal Corporation or any Municipality of Howrah,) as the ease may be,] lo do so.
- (2) As soon as Ihc works required to be done by lhe '[(Howrah Municipal Corporation or any Municipality of Howrah,) as the ease may be,] as aforesaid are completed, the Board shall report the fact to them; and it shall be their duly to dcclarc the street to be a public street by written nolice affixed in sonic conspicuous position in such street wilhin two months from the dale of receipt of the report, on the expiry of which period the liability of the Board lo maintain the street and the street lighting or to pay the municipal rates, if any, assessed on lhe lands comprised wilhin such street shall cease.
- (3) When any open space, park, garden or lake has been provided by the Board in executing any improvement scheme, and the Board are of opinion that such open space, park, garden or lake should be transferred lo the Commissioners of lhe Howrah Municipality, they may pass a resolution to that effect, and such open space, park, garden or lake shall thereupon vest in and be maintained at ihc expense of the '[(Howrah Municipal Corporation or any Municipality or Howrah,) as lhe case may be,]:

Provided that the Commissioners of the Howrah Municipality may require lhe Board, before any such open space, park, garden or lake is

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(Chapter III.—Improvement Schemes.—Section 66.—Chapter IV.— Acquisition and Disposal of Land.—Section 67.)

transferred, io enclose, level, drain and lay ouL such open space, park, garden or lake and provide fool paths therein and if necessary, 1

garden or lake and provide food paths therein and if necessary, lo provide lamps and oilier apparatus for lighting it;

Provided further thai no open space, park, garden or lake transferred io

the '[(Howrah Municipal Coiporation or any Municipality of Howrah,) as the case may he,] shall be permanently closed or leased out for building purposes without the previous approval of lhe State Government.

(4) If any difference of opinion arises between the Board and the '[(Howrah Municipal Corporation or any Municipality of Howrah,) as lhe ease may be,] in respect of any matter referred to in lhe foregoing provisions of this section, the matter shall be referred to the Slate Government whose decision shall be final:

Provided lhai ihc State Government, in deciding a dispute regarding the taking over by [he '[(Howrah Municipal Corporation or any Municipality of Howrah,) as lhe case may be,] of a public street, open space, park or garden provided by the Board, may '[direct ihe Corporation or the Municipality, as lhe case may be,] to take it over within a specified dale and <sup>3</sup>[or the Corporation or lhe Municipality, as lhe case may be,

falling] to comply with the direction lo pay lo the Board the cost of ils maintenance from the said specified date lo lhe dale on which ii is taken over.

**66.** [Application of section 65 to other Municipalities.—Omitted by s. 27 of the Howrah Improvement (Amendment) Act, J995 (West Ben. Acl XV of 1995)].

## CHPTER [V.

Acquisition and Disposal of Land.

Acquisition by agreement and compulsory acquisition.

67. The Board may, for carrying out the purposes of this Act, and with lhe previous sanction of the Stale Governmentô

(i) enter into an agreement with any person for lhe purchase, or taking on lease by the Board from such person, of any land or any interest in such land; or

The words "or ihc Bally Municipality, as ihc case may be." were first inserted, in section 65, by s. 3D or lhe Howrah Improvement (Amendment) Act, 1983 {Wesi Ben. Act XLIII of 1983}. Thereafter, lhe words wilhin the first brackets were substituted Tor the words "Commissioners oflhe Howrah Municipality or lhe Bally Municipality" in sub-sections (2). 13), (4) and 'proviso to sub-section (4)',by ss, 26(b). 26(e). 26)d)(i) and 26(d)(ii)(A). respect i vely, of the Howrah Improvement (Amendment) Act. 1995 (Wesi Ben. Acl XV of 1995).

The words within the square brackels were substiluted for ihe words "direct the Commissioners" by s.26{d)(ii)(B), *ibid*.

<sup>3</sup> The words wilhin ihc square brackels were subsuluied for lhe words "on Lhe Commissioned falling" by s. 26(d)(ii)(C), *ibid*.

[West Ben- Act

Power lo purchase or ieasoby agreement and la acquire land under lhe Land Acquisition Acl, 1894.

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1 ACL Acquisition AcL, The Howrah Marovement Act, 1956. 755

68. The power of [he Board to purchase, lake on lease or acquirc land or any interest in such land under section 67 may be exercised noi only in respect of land falling within an improvement scheme already framed bul also in respect of land relating to which the Board may frame improvement schemes in future.

Power of Board lo acquire land Tor future improve ment scheme.

69. A Tribunal shall be constituted, as provided in section 71, Tor the purpose of performing the functions of the Court in reference to the acquisition of land for the Board under the Land Acquisition Act, 1894.

Tribunal 10 be cons- li ruled.

- 70. For the purpose of acquiring land under the said Aci for the Board,ô
  - (a) the Tribunal shall (except for the purposes of section 54 or that Act) be deemed to be the Court, and the President of the Tribunal shall be deemed to be the Judge, under the said Act;
  - (b) the said Act shall be subject to the further midifications indicated in Schedule I;
  - (c) the President of the Tribunal shall have power to summon and enforce the attendance of witnesses, and to compel the production of documents, by the same means, and (so far as may be) in Lhe same manner, as is provided in the case of a Civil Court under the Code or Civil Procedure, 1908; and

Mollification of lhe Land Acquisition Act, 1894.

(d) the award of ihe Tribunal shall be deemed to be the award of the Court under the said Land Acquisition Act, 1894, and shall be final.

71. (1) The said Tribunal shall consist of a President and

two Consiiiuiion of Tribunal.

sessors.

(2) The President of the Tribunal shall be eitherô

Act V of
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(a) a person who was or has been a memb

- (a) a person who was or has been a member of the Judicial Service as defined in article 236 of the Constitution of India for at least leh years and held a rank not inferior to that of a Subordinate Judge for at least three years; or
- (b) a banister or an advocate who has practised as such in the Calcutta High Court for not less than icn years.

(Chapter IV.—Acquisition and Disposal of Land.—Section 71.)

 $\hbox{(3) The Presiden 1 of the Tribunal and one of the assessors shall be} \quad .$  appointed by the Stale Government and ihe other assessor shall be

appointed by the '[Howrah Municipal Corporation and the Municipalities of Howrah] wilhin lhc time fixed by lhe Stale Government or in default of the '[Howrah Municipal Corporation and the Municipalities of Howrah] by lhe Slate Government;

Provided that no person shall be eligible for appointment as a member of the Tribunal if he is a Trustee or is, for any of lhe reasons mentioned in section 5, disqualified for appointment as a Trustee.

(4) The term of office of each member of the Tribunal shall be Lwo years; but any member shall, subject to the proviso Lo sub-section (3), be eligible for reappointment at the end of that term:

Provided that a member who is an assessor shall not be eligible for reappointment for more lhan a further term of two years.

- (5) The Stale Government may, on the ground of incapacity or misbehaviour, or for any other good and sufficient reason, cancci lhe appointment of any person as a member of lhe Tribunal after giving the person an opportunity of showing cause against the proposed action.
- (6) When any person ceases for any reason to be n member of the Tribunal, or when any member is temporarily absent in consequence or illness or any other unavoidable cause, the State Government or (if the person whose place is to be filled was appointed <sup>1</sup>[by lhc Howrah Municipal Corporation or any Municipalhy of Howrah] the É[Howrah Municipal Corporation or Ihc Municipality, as the ease may be, or] in default of the /"[said Corporation or Municipality, as the case may be,]

lhe Stale Government shall forthwith appoint a fit person lo be a member in his place,

(7) All appointment's made under this section shall be published by notification.

The words "and lhe Bally Municipality" wen; first inserted by s. 32(1) of ihc Howrah Improvement (Amendment) Aci. 1983 (Was i Ben. Am XLIII of 1983), The reefer, the words wilhin the square brackets wcic subslituted forthe words "Commissioners of lite Howrah Municipals ty and ihc B ally Mun icipali ty" by s. 2 8(a) of ihc H ownh Improve I nen I (Amendmc n i) Aci, 1995 (Wesl Ben. Act XV of 1995).

The words "and ihe Bally Municipality" were first inserted by s. 32(2) of ihe Howrah Improvement (Aioendmem) Act, 1983 (Wes t Ben. Aci XLIII or L 933). There after, ihe words withimlre square brackets were subsiiluled forthe words "by the Commissioners orHowrah Municipality and ihe Bally Municipality" by s. 28(b)(i) of ihe Howrah Improve men I (Amendment) Act, 1995 (West Ben.AciXVof 1995).

<sup>3</sup>The words "and die Bally Municipality" wen; fiist inserted by s. 32(2) of the Howrah Improvement (Amendment) Act, 1983 (West Ben, Act XLIII of 1983), Thereafter, the words within the square brackets were substituted fonhc words "Commissi or.ers of the Howrah Municipality and lhe Bally Municipality, or" by s. 2S(b)(ii) of the Hoivrati Improvement (Amendment) Act, 1995 (West Ben. Act XVof 199S).

The worls wiiiiin the square brackets were subslituled for ttw words "said Commissioners," bys. 28(b)(iii), *ibid*,

'—Acquisition and Disposal of Land.—Sections 72, 73.)

72, Each member or lhe Tribunal shall be entitled to receive such Reincmt:rare nunc ration, either by way of monthly salary or by way or fees, or partlymembers or in one or those ways and partly in lhe olher, as the State Government Tribunal, may prescribe.

1) The President of the Tribunal shall, from time lo lime, prepare а pier IV.

nts of a statement showingô

- (a) the number and grades of the clerks and other officers and servants who he considers should be maintained for carrying on lhe business or the Tribunal,
- (b) ihe amount or the salary lo be paid to each such officer and servant, and
- (c) ihc contributions payable under section 155 in respecL of cach such officer and servant.
- (2) The President of the Tribunal shall, from time lo time, make rulesô
  - (i) prescribing lhe qualifications, the period and conditions of service, the age of superannuation of the officers and servants of the Tribunal;
  - (ii) for regulating the grant of leave of absence, leave allowances and acting allowances to the officers or servants of the Tribunal; and
  - (iii) for establishing and maintaining a provident or annuity fund, for compelling all or any or Lhe officers or servants or the Tribunal (other than any servant of the Government in respect of whom a contribution is paid under section 155) to contribute lo such fund, at such rates and subject to such conditions, as may be prescribed by such rules and, with the sanction of the Board, for supplementing such contribution out of lhe funds of the Board:

Provided ihat a servant or the Government employed as an officer or servant of lhe Tribunal shall not be entitled to leave or leave allowances otherwise than as may be prescribed by the conditions of his scrvicc under the Government relating to transfer to foreign service.

- (3) No statement prepared under sub-section (I) and no rule made under sub-section (2) shall have any validity unless and until it is sanctioned by the State Government.
- (4) Before sanctioning any such statement or rule, die State Government may modify it.

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Tribunal,

The Howrah Improvement Act, 1956.

758 [West Ben. Act

> (Chapter IV.—Acquisition and Disposal of Land.— Sections 74-76.)

(5) Subject to any directions contained in any statement prepared under sub-section (1) and any rules made under sub-section (2) and for llie time being in force, ihe power of appointing, promoting and granting leave lo officers and servants of the Tribunal, and the power of reducing them in rank, or suspending or dismissing ihem from service, shall vest in the President of the Tribunal.

Payments by 74. The remuneration prescribed under section 72 for members of Iccouiuof the Tribunal, and the salaries, leave allowances and acting allowances Tribunal. prescribd under section 73 for officers and servants of the Tribunal, shall be paid by lhe Board to [he President of [he Tribunal for distribution:

Provided that when under lhe provisions of section 78. [he functions of lhe Tribunal arc performed by lhe Tribunal const) tuied under section 70 of the Calcutta Improvement Act, 1911, the Board shall pay to the Bcn.Aciv Chairman of lhe Board of Trustees for lhe Improvement of Calcutta such <sup>191</sup> portion of lhe remuneration of [he assessors and of the salaries and allowances of officers and servants of the said Tribunal as the Slate Government may, having regard to the work done by the said Tribunal wiLh reference to the acquisition of land for the Board of Trustees for the Improvement of Howrah under the Land Acquisition Act, 1894, determine 1<sub>0</sub>f 1894. from time to time.

- 75. (1) The President of the Tribunal may, from time to time, with ihc previous sanction oflhe Slate Government, make rules, not repugnant to the Code of Civil Procedure, 1908, for the conduct of business by the Tribunal.
  - (2) All such rules shall be published by no lineal ion.
- 76. (1) For the purpose of determining lhe award to be made by (he Tribunal under the Land Acquisition Act, 1894,ô
  - (a) if there is any disagreement as lo the measurement of land, or the amount of compensation or costs lo be allowed, lhe opinion of the majority of lhe members of the Tribunal shall prevail;
  - (b) questions relating to the determination of the persons to whom compensation is payable or the apportionment of compensation or the invesimenl of money deposited in respect of lands helonging lo persons who have no power to alienate lhe lands may be tried and decided in the absence of the assessors if the President of the Tribunal considers their presence unnecessary; and when so tried and decided, Ihe decision of the President shall be deemed to be lhe decision nf lhe Trihiin.il- nnil

š ol The Howrah Improvement Acr, J 956.

(Chapter IV.—Acquisition and Disposal of Land.—Section 77.)

- (c) notwithstanding anything contained in lhe foregoing clauses, Lhe decision on all questions of law and procedure shall rest solely with the President of the Tribunal.
- (2) Every award of the Tribunal and every order made by the Tribunal for the payment of money shall be enforced by the Court of the District Judge of Howrah as if ii were a dccrce of thai Court.
- 77. (I) An appeal shall lie to the High Court from an award made Appeal, under this Chapter, in any of the following cases, namely:ô
  - (a) where the decision is that of the President of the Tribunal silting alone in pursuance of clause (b) of sub-section (1) of section 76;
  - (b) where the decision is that of Lhe Tribunal, and
    - (i) the President of the Tribunal grants a certificate that ihe case is a fit one for appeal, or
    - (ii) the High Court grants special leave lo appeal:

Provided thai the High Court shall not grant such special leave unless the President of the Tribunal has refused lo grant a certificate under sub-clause (i) and the amount in dispute is not less than five thousand rupees.

- (2) An appeal under clause (b) of sub-section (1) shall only lie on (one or more of) the following grounds, namely:ô
  - (i) the decision being contrary to law or to some usage having the force or law;
  - (ii) the decision having failed to determine some material issue of law or usage having the force of law;
- (iii) a substantial error or defect in lhe procedure provided by 1 of isw. the Land Acquisition Act, 1894, which may possibly have produced error or defeel in the decision of the case upon the
  - (3) Subject to the provisions of sub-sections (1) and (2), the
- provisions Act v of of the Code of Civil Procedure, 190S, with respect to appeals from original <sup>190S</sup> decrees shall, so far as may be, apply lo appeals under this section. (4) An appeal under ihis section shall be deemed (o be an appeal under the Code of Civil Procedure, 1908, within the meaning of article
- ix of J9US. 156 of the First Schedule lo the Indian Limitation Act, 1908. (5) The Court of the District Judge, Howrah, shall, on application.
  - execuic any order passed by the High Court on appeal under this Act as if it wprp n rfprriv nf thnr Cnnrf

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(Chapter IV.—Acquisition and Disposal of Land.- Sections 78, 79.)

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78- Notwithstanding anything contained in sections 69, 71 and 72, the Stale Governmenl may, by notification, direct that ihe Tribunal constituted under section 70 of the Calcutta Improvement Act, 19 f I, for performing lhe functions of the Court in reference to lite acquisition of land for ihe Board of Trustees for lhe Improvement of Calcutta shall in addition to the duties assigned to it under lhe said Act, perform the functions of lhe Court, in reference io the acquisition of land for the Board of Trustees for lhe Improvement of Howrah; and thereupon all references io the Tribunal in this Act shall be construed as references to the said Tribunal as if the said Tribunal were constituted under section 69 of this Act.

Ben, An V of 1911.

## Abandonment of acquisition.

79. (1) In any case in which the Slate Government has sanctioned the acquisition of land, in any area comprised in an improvement scheme which is nol required for lhe execution of lhe scheme, the owner of the land, or any person having an inieresi therein, may make an application io the Board, requesting that the acquisition of the land should be abandoned in consideration of the payment by him of a sum to be fixed by the Board in that behalf.

Abandonmem of acquis i lion i neons id eralion of sjvci;d pay hi,

- (2) The Board shall admit every such application if itô
  - (a) reaches ihem before the time fixed by lhe Collector, under section 9 of ihe Land Acquisition Acl, 1894, Tor making claims in reference to the land, and
  - (b) is made by all persons who have interests in the land greater than a lease for years having seven years to run.
- (3) If the Board decide lo allow any such application, they shall forthwith inform the Collector, and the Collector shall thereupon slay for a period of three months all further proceedings for the acquisition of the land, and the Board shall proceed lo fix the sum in consideration of which the acquisition of ihc land may be abandoned.
- (4) Wilhin lhe said period of three months, or, with lhe permission of ihc Board, at any time before lhe Collector has taken possession or lhe land, under section 16 of the Land Acquisition Act, 1894, die person from whom ihc Board have arranged io accept ihc sum so fixed may, if Lhe Board are satisfied that the security offered by him is sufficient, execute an agreement with the Board, eitherô

or

(i) to pay the said sum three years after the date of the agreement,

i of 1894.

(Chapter IV.—Acquisition and Disposal of Land.—Section 79.)

(ii) (o leave lhc said sum outstanding as a charge on his interest in lhc land, subject lo lhe payment in perpetuity of interest ai such rate noi exceeding '[ten *per centum per annum*] as the State Government may fix by notification, and to make the first annual payment of such interest four years after the date of the agreement:

Provided thai lhc Board may, at any lime before the Collector has taken possession of lhe land under section 16 I of 1S9J. of the Land Acquisition Act, 1894, accept immediate

pnyment of lhe said sum instead of an agreement as aforesaid.

- (5) When any agreement has been executed in pursuance of subsection (4), or when any payment has been accepted in pursuance of the proviso that sub-section, in respect of any land, the proceedings for the acquisition of the land shall be deemed to be abandoned.
- (6) Every payment due from any person under any agreement executed under sub-section (4) shall be a charge on the interest of that person.
- (7) If any instalment of interest payable under an agreement executed in pursuance of clause (ii) of sub-section (4) be not paid on the date on which it is due, the sum fixed by the Board under sub-section (3) shall be payable on that date, in addition to the said instalment.
- (8) Ai any time after an agreement has been executed in pursuance of clause (ii) of sub-section (4), any person may pay off the charge created thereby, with interest, at the rale fixed under the provisions of that clause up to the date of such payment.
- (9) When an agreement in respect of any land has been executed by any person in pursuance of sub-section (4), no suit with respect lo such agreement shall be brought againsi the Board by any other person (except on heir, executor or administrator of the person first aforesaid) claiming to have an interest in the land.
- (10) When an application has been made under sub-section (1) and Lhc Board are of opinion that the whole or any pan of lhc land belonging to lhc applicant is noL required for the execution of the schemc but that il is necessary lhat some adjoining land should be purchased by the applicant and amalgamated with his land or the portion nol so required, in order lo conform to the general layout of the scheme, they may permit the applicant lo execute an agreement Co purchase the adjoining land abovementioned and may at the same lime fix a fee in consideration of

Thie words within lhc square brackets were subslituted for the words "si\* per centum per annum" by s. 33 of the Howrafi Improvement (Amendmem) Ac), 1983 (Wesi Ben. Arl YI 111 nf 1QBV

f Chapter IV.—Acquisition and Disposal of Land.— Sections 80, 81.)

which ilie land not required For the execution of the scheme may be exempted from acquisition. The price of the land sold together wilh lhe sum fixed as exemption fee shall then be dealt with in the manner provided in sub-section (4), and if lhe whole sum payable or any part of it is kepi outstanding, it shall be secured as a charge on lhe applicant's interest in the total area of lhc iand sold to the applicant and of the land exempted. Sub-seciions (5), (7) and (8) shall apply lo such agreement in lhe same manner as in the case of total abandonment under lhc foregoing provisions of this section.

#### Betterment fee.

- 80. (I) When by lhe making of any improvement scheme, oiher lhan a sewage disposal scheme any land in the area comprised in the scheme which is not required for the execution thereof will, in the opinion of the Board, be increased in value, the Pay me in of Board, in framing ihe scheme, may, in lieu of providing forthe acquisition of betterment such land, declare that a beuerment fee shall be payable by the owner of the land or any person having an interest therein in respeci of lhe increase in vlaue of lhe land resulting from lhe execuiion of the scheme.-
  - (2) Such betterment fee shall be an amount equal to one-third of lhe increase in value of the land resulting from the execution of the scheme, and shall be calculated upon the amount by which lhe vlaue of Ihe land on (he completion of lhe execution of the scheme estimated as if lhc land were clear of buildings exceeds lhe value of the land prior to the execution of the scheme estimated in like manner.
- 81. (I) When il appears to the Board lhat any particular scheme is sufficiently advanced lo enable the amount of the betterment fee to be determined, IhcBoard shall, by are solulion passed in this behalf, declare thai Tor the purpose of determining such fee the execuiion of the scheme shall be deemed lo have been completed and shall thereupon give notice in writing to every person on whom a noiice in respect of the land lo be assessed has been served under clause (i) of sub-section (I) or section 47 that Assessing 1 of beitemicM the Board propose lo assess lhe amount of the betterment fee payable in fee by Board, respect of such land under section 80.
  - (2) The Board shall then assess lhe amount of betterment fee payable by each person concerned after giving such person an opportunity to be heard and such person shall, wilhin three months from the dale of receipt of notice in writing of such assessment From Ihc Board, inform Ihe Board by a declaration in writing whether he accepls or dissents from lhe assessment.
  - (3) When the assessment proposed by the Board is accepted by lhe person concerned wilhin the period specified in sub-section (2),

[West Ben. Act

(Chapter IV.—Acquisition and Disposal of Land.—Section 82.)

- (4) If Ihc person concerned dissents from the assessment made by the Board or fails to give the Board the information required by subsection (2) within the period specified therein, the matter shall be determined by arbitrators in lhe manner provided by section 82.
- 82. (1) For the determination of the mailer referred to in subsection (4) of section 81, the State Government shall constitute a panel of arbitrators consisting of two pans, the first part of which shall be aibitnuore. composed of persons having special knowledge of the valuation of land and the second part of other suitable persons.
- (2) When the Board have, in accordance with the provisions of section 81, assessed the amount of betterment fee payable by all persons in respect of land in the area comprised in the scheme, the Board shall serve a nolice on ail those persons who have dissented from the assessment made by the Board, requiring them to meet at such time and place as may be fixed by the Chairman for lhe purpose of electing an arbitrator.
- (3) For each scheme there shall be a body of two arbitrators, one of whom shall be elected by vote by the persons present at the meeting referred to in sub-scclion (2) from one part of the panel, and the olher shall be appointed by the State Government from lhe other part of the panel:

Provided that for the purposes of a particular scheme the State Government may, prior to the election referred to in this sub-section, if it thinks fit, modify either part of the panel.

- (4) In the evcnL of a difference of opinion on any matter between the two arbitrators, a third arbitrator who shall act as an umpire shall be selected by lot from the first part of the panel, and Ihe decision of the umpire on the matter shall be final.
- (5) If an arbitrator dies, resigns, becomes disqualified, is removed under sub-section (6), or refuses lo perform or in the opinion of the Slate Government neglects to perform or becomes incapable of performing his functions, the authority who elected or appointed him shall forthwith elect or appoint a fit person to take the place of such arbitrator.
- (6) If the Stale Government is satisfied after such inquiry as it thinks fit that the arbitrator has misconducted himself, il may remove him.
- (7) When an award has been made under this section by the arbitrators or the umpire, as the case may be, the award shall be signed by the arbitrators or the umpire, as the case may be, and shall be forwarded by the arbitrators to the Board, and such award shall, subject to the provisions of sub-section (8), be final and conclusive and binding on nil nersons.

The Howrah Improvement Act, 1956.

764 [West Ben. Act

(Chapter IV.—Acquisition and Disposal of Land.— Sections S3-86.)

- (8) IF the Slate Government is satisfied, after such inquiiy as it ihinks fit, lhat an award has been improperly procured or that an arbitrator has misconducted himself in connection wilh an award, the State Government may set aside the award.
  - 83. The Board shall pay to each arbitrator a fee to be determined by lhc Stale Government in respect of lhe whole of the scheme for which his services are utilized.

Fees for

84. Notwithstanding anything contained in any other enactment the proceedings of arbitrators under section 82 shall be governed by rules to be made in this behalf under section 148:

PROCEEDINGS OR arbitral ore.

Provided that every party to such proceedings shall be entitled to appear before the arbitrators either in person or by his authorised agent.

85. When the amount of all betterment fees payable in respect of land in lhe area comprised in ihe scheme has been determined under section 81 or section 82, as the case may be, lhe Board shall, by a nolice in writing to be served on all persons liable lo such payment, fix a dale by which such payment shall be made, and interest at the rate of six *per centum per annum* upon any amount outstanding shall be payable from that date.

Board lo give nolicc lo persons liable to payment of bellcmwnl (AS.

86. (1) Any person liable to the payment of a betterment fee may, al his option, instead of making a payment thereof to the Board, execute an agreement with the Board lo leave the said payment outstanding as a charge on his interest in the land, subject to the payment in perpetuity of interest at the rale of '[ten *per centum per annum*], the first annual payment of such interest to be made one year from the date referred lo in section 85.

Agreement to make payment of betterment fee a charge on land.

- (2) Every payment due from any person in respect of a betterment fee and every charge referred lo in sub-section (1) shall, notwithstanding anything contained in any other enactment and notwithstanding the existence of any mortgage or oiher charge whether legal or equitable, be the first charge upon the interest of such person in such land.
- (3) The provisions of sub-sections (7), (8) and (9) of section 79 relating, in the case of the payments mentioned in lhat section, to lhe non-payment of instalments of interest, the paying off of lhc charge wilh interest and the restrictions in respect of suits against the Board, shall apply, *mutatis mutandis*, lo lhe payment of lhe money payable under an

The words within lhe square brackets were substituted Tor the words "six per centum per annum" by s. 34 of the Howrah Improve mem (Amendment) Act. 1983 (West Ri-n in vr TIT  $\S$  F I 0C-1S

(Chapter IV.—Acquisition and Disposal of Land.- Sections S7-89.)

agreement made in pursuance of sub-section (1) and of lhe interest payable in respect thereof.

Recovery of special payments and betterment fees.

87. Ail money payable in respect of any land by any person under an agreement executed in pursuance of sub-scclion (4) of scction 79, or by any person in respect of a betterment fee under section 81 or section 82, or by any person under an agreement executed in pursuance of subsection (1) of section 86, shall be recoverable by the Board (together with interest due, up to (he dale of realization, which shall, in the ease of betterment fee under section 81 or section 82, be at the rate of '[ten per centum per aim tun], from the said person or his successor in interest in such land, in the manner provided by the Calcutta Municipal Acl, 1923, as extended to ihe

Ben. Aa III

Howrah Municipality, for the recovery of the consolidated rate; and, if noi so recovered, lhe Chairman may, after giving public notice of his intention lo do so, and not less than one month after the publication of such notice, sell the interest of the said person or his successor in such land by public auction, and may deduct the said money and the expenses of the sale from lhe proceeds of the sale, and shall pay the balance (if any) lo ihc defaulter.

88. The Board may direct by what authority any powers or duties incident under the Calcutta Municipal Act, 1923, as extended to the Howrah Municipality, to lhe enforcement of any process for lhe recovery of the consolidated rale shall be exercised and performed when thai process is employed under section 87. Board

## Acquisition on fresh declaration.

89. If any land, in respect or which an agreement has been executed or a payment has, been accepted in pursuance of sub-section (4) of section 79. or in respect of which the payment of a betterment fee has been accepted in pursuance of sub-section (3) of section 81, or, has been made after its determination under section 82, or in respect of which an agreement for such payment has been executed under section 86, be subsequently required for any of Ihc purposes of this Acl, the agreement or payment shall not be deemed io prevent the acquisition of the land in pursuance Df a fresh declaration published under section 6 or the Land Acquisition 1 of 1S94. Act, 1894.

Recovery of

payable in

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81, 82 or 86.

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"The words wilhin the square brackels were substituted for the words "six per centum per annum" by s, 35 or the Howrah Improvement (Amendment) Act, 1983 (West Ben. Act XLIII of 1983).

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(Chapter /V.—Acquisition and Disposal of Land.— Sections 90, 91.)

#### Disposal of land.

Power LO dispose of land.

- 90. (1) The Board may retain, ormay lei on hire, lease, sell, exchange or otherwise dispose of. any land vested in or acquired by ihem under this  $\Delta_{ci}$
- (2) Whenever the Board decide lo lease or sell any land acquired by ihem under this Aci from any person, ihey shall give notice by advertisement in local newspapers.
- ¹(3) Notwithstanding anything contained in sub-section (2) or in any other provision of this Act when [ihe Slate Government or a Government undertaking or] lhe Calcutta Metropolitan Development Authority constituted under the Calcutta Metropolitan Development Authority Act, 1972 (herein afler referred to as the Auihority) or the Wcsl Bengal Housing Board constituted under the West Bengal Housing Board Act, 1972 (hereinafter referred to as lhc Housing Board), requires any land vested in or acquired by the Board under ihis Act, for carrying out any of the purposes of the Aci under which the Authority or the Housing Board, as the ease may be, was constituted, the Auihority or the Housing Board, as the case may be, may ask the Board to let on hire, lease, sell, exchange or otherwise dispose of such land to itself and the Board shall comply with such demand and forthwith transfer possession of such land in favour of the Authority or the Housing Board, as lhe case may be.
- '(4) The amount of consideration at which any land shall be let on hire, leased, sold, exchanged or otherwise disposed of under sub-section (3) shall be such as may be agreed between the Authority or the Housing Board, as the case may be, and the Board, and if they fail to reach an agreement, ihe parties or any of them shall refer the matter to lhe State Government and the decision of the State Government ihereon shall be final.
- 91. Nothing in the Calcutta *Thika* Tenancy Act, 1949, or in the Wesi Bengal Non-Agricultural Tenancy Act, 1949, shall apply toô
  - (a) any land vested in, or in the possession of, the Board; or
  - (b) any land which is required for carrying out any of the provisions of this Act; or
  - (c) any land held by any tenant under lhe Board.

'Sub-sections (3) and [4) were inserted bys, 36 or lhc Howrah Improve men I (Amendment) Aci, 1983 (Wesi Ben. Act XLIII ol''1983).

w o rds wiihi n the sq uarc brackeii were inserted by s. 29 of ihc How rah Improvement (Amendment) Aci, 1995 (WcstBen.Act XV of 1995),

West Ben. Aci XI of 1972. West Ben. Act XXXTT

West Ben, Aci 11 of 1949. West Ben. Act XX of

Calcuua Thika
Tenancy
Act. IM9,
and WCSL
Bengal Non
Agricukural
Tenancy
Act. 1949.
not lo apply

#### CHAPTER V.

## Taxation.

#### Duty on transfers of properly,

ii of ISM. 92. (I) The duly imposed by ihc Indian Stamp Act. J599, on instruments of sale, gift and usufructuary mortgage, respectively, of immovable property shall, in the ease of instruments affecting immovable property situated '[in any area within ihe jurisdiction or the Howrah Municipal Corporation or of any Municipality of Howrah] and executed on or after the commencement of this

Act he increased by Iwo *per centum* on the value of the properly so siluaied, or (in the case of a usufructary mortgage) on lhe amount secured by lhe instrument, as set forth in the instrument.

DUTY ON certain inmsfers of immovable property.

- (2) All collections resulting from the said increase shall, after deducting incidental expenses (if any), he paid to lie Board at such lime as may be prescribed by rule made under section 95.
- 93. (1) For lhe purposes of section 92 of ihis Act, section 27 of the Particulars Indian Stamp Acl, 1899, shall be read as if it specifically required the In' particulars referred to therein to be sel forth separately in respect ofô documents
  - (a) property situated in [any area wilhin the jurisdiction of lhe {J^pcro/Howrah Municipal Coiporation or of any Municipality of property. Howrah], and
  - (b) property siluaied outside <sup>3</sup>[any area wilhin the jurisdiction of the Howrah Municipal Corporation or of any Municipality of Howrah]
- (2) For (he purposes of section 92 of this Act, section 64 of lhe Indian Stamp Acl, 1899, shall be read as if il referred to the Board as well as the Government.

## Customs duty in jure.

94. One-half share of the customs duly on jule received by lhe Distribution Board of Trustees for the Improvement of Calcutta under sub-sec lion (2) of customs Ben. An v of section 84 of the Calcutta Improvement Acl, 1911, shall be transferred, <code>e\*ponsof</code> of 1911. ^ of len ^ j| is received by the Board of Trustees for the Improvement  $J^{uls}$ - of Calcutta, to lhe Board established under this Act.

The words "or the Bally Municipality" were first insenetl by s. 37 of the Howrah Improvement (Amendment) Acl, 1983 (West Ben. Acl XLIII or 1983). Thereafter, the words within the square brackets were subsitituded for the words "in the How/ah Municipality" by s, 30 of the Howrah Improvement (Amendrachi)A«, 1995 (Wesl Ben, Act XV of 1995).

The words "and the Bally Municipality" were first insented by s. 38 of the Howrah

The words "and the Bally Municipality" were first inserted by s. 3S of the Howrah improvement (Amendment) Act, 1983 (Wesi Ben. Acl XLIII of 1983), Thereafter, the words within lhe square brackets were subsituled for the words "ihe Howrah Municipality and ihe Bally Municipality" by s. 31 oT ihe Howrah Improvement (Amendment) Act. 1995 {West Ben, Acl XV of 1995).

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> (Chapter V.—Taxation.—Sections 95, 95A.—Chapter VI.—Finance.— *Sections 96-98.)*

#### Supplemental Provisions.

Poivirlo Siaie Government lomafcc rules.

- 95- (1) The Stale Government may make 'rules For carrying out lhc purposes of [his Chapter.
- (2) In particular, and without prejudice lo the generality of the foregoing power, lhe Slate Govern mem may make rules for regulating the collection of taxes imposed by ihis Chapter, and the payment thereof to

Government ia issue direction

95A. The State Government may, for the efficient administration of ihis Act or for such other reasons as it thinks fit, issue from time lo lime, directions noi inconsistent wilh lhe provisions of ihis Act, to the Board and the Board shall carry out such directions.

#### CHAPTER VI.

#### Finance.

96. [(Contributions fmm Municipal Funds).—Omitted by s. 40 of the Howrah Improvement (Amendment) Act, 1983 (West Ben. Act XLIII of 1983).] \_

Si ate Government in pay to lhc Hoard a share ofihe nel procttds of ihc assigned to it.

97. The Slate Government shall pay to the Board every financial year, on such dale or dates as may be fixed by notification, a share lo be determined by the Stale Government, of lhe net proceeds of so much of the terminal taxes, if any, levied on goods or passengers carried by railway, sea or air, wilhin ihe Stale of Wesi Bengal and collected by the Government of India during the financial year next preceding as may be assigned to the Slate Government under article 269 of the Constitution of India.

borrow

## Loans.

- 98. The Board may from lime lo time borrow at such rate of interest, and For such period, and upon such terms, as to the lime and method of repayment and otherwise, as lhe State Government may approve, any sum necessary for lhe purpose ofô
  - (a) meeting expenditure debitable to the capital account under section 133, or
  - (b) repaying any loan previously taken under this Act.

For rules made in cicrcise of Lhc power conferred by sccli on 95 for carryi ng out the pu rposcs or Chapter V. sec notification No. 65J/M3R-48J56, daied the 22 nd January, 1957, of ihe Local Self-Government Depanmeni, published in ihe Calcutta Gazelle, daied the 3 tsi January. 1957, Pan I, pages 456-57.

-Scction 95A was i owned Jny s. 19 of (he Howrah Improve me n ({ A mend men I) A c(, J 9 8 3 (Wcsl Ben. Act XLIII of 1983).

Power of Board lo of 1956.] 769

99. Whenever the borrowing of any sum has been approved under Loans from section 98, the Board may, instead of borrowing such sum or any part Banfest thereof from the public, lake credit from any Bank, on a cash account lo be kept in ihe name of the Board, io the extent of such sum or part; and, with the previous sanction oflhe State Government, may grant mortgages

with the previous sanction of the State Government, may grant mortgages of all or any property vested in the Board by way of securing the payment of the amount of such credit or of the sums from time to time advanced on such cash account with interest.

100. When any sum of money has been borrowed under section 98 or sec lion 99 for the purpose of meeting particular expenditure or repaying a particular loan, no portion thereof shall be applied to any other purpose without the previous sanction of the State Government.

Diversion or borrowed money io purposes olherlhaji lhost firs! apptwvcJ.

signature, EXCHANGE

nnd effect

debentures

- 101. (1) Whenever money is borrowed by the Board on debentures, the debentures shall be in such form as the Board, with the previous sanction of the Slate Government, may from lime lo lime determine.
- (2) All debentures shall be signed by the Chairman and one other Trustee.
- (3) The holder of any debenture in any form prescribed under subsection (1) may obtain in exchange therefor, upon such terms as the Board may from time lo lime determine, a debenture in any other form so prescribed.
- (4) Every debenture issued by the Board shall be transferable by endorsement, unless some other mode of transfer be prescribed therein.
- (5) The right to sue in respect of moneys secured by debentures issued by the Board shall vest in the respective holders of the debentures for (he time being, without any preference by reason of some of such debentures being prior in date to others.
- 102. A31 coupons attached to debentures issued under this Act shall bear the signature of the Chairman; and such signature may be engraved, lithographed or impressed by any mechanical process.

Signature or coupons Uachedio debentures.

103. When any debenture or security issued under this Act is payable to two or more persons jointly, and either or any of them dies, (hen, notwithstanding anything in section 45 of the Indian Contract Act, 1872, the debenture or security shall be payable to the survior or survivors of such persons:

Provided that nothing in this section shall affect any claim by the representative of a deceased person against such survior or survivors.

Poyritenisto survivors of joint payras.

# [West Ben. Act The Howrah Improvement Act, J956.

#### (Chapter VI.—Finance,—Sections 104-108.)

Receipt by joint holder forimenisl ordividend. 104. Where two or more persons arc joint holders of any debenture or security issued under this Acl, any one of such persons may give an effectual receipt for any interest or dividend payable in respeci of such debenture or security, unless notice to the contrary lias been given to the Board by any other of such persons.

Priority of payments for interest and repay nic ill of loins.

105. All payments due from the Board for interest on, or the repayment of, loans, shall be made in priority to all other payments due from the Board.

Repay mem o Roans taken under section

- 106. Every loan taken by the Board under section 98 shall be repaid within the period approved by the State Government under that section, and, subject to the provisions of sub-section (2) of section 135, by such of the following methods as may be so approved, namely:ô
  - (a) from a sinking fund established under section 107 in respect of the loan, or
  - (b) by paying equal yearly orhalF-yearly instalments of principal, or of principal and interest, throughout the said period, or,
  - (c) if the Board have, before borrowing money on debentures, reserved, by public nolice, a power to pay off the loan by periodical instalments and to select by lot the particular debentures lo be discharged at particular periodsô then by paying such instalments at such periods, or
  - (d) from money borrowed for the purpose under clause (b) of section 98, or
  - (c) partly from the sinking fund established under section 107 in respect of the loan, and partly from money borrowed for the purpose under clause (b) of section 98.

Establishment and maintenance of sinking funds.

- 107. (1) Whenever the Slate Government has approved the repayment of a loan from a sinking fund the Board shall establish such a fund and shall pay into it in every year, until the loan is repaid, a sum so calculated that, if regularly paid throughout the period approved by the State Government under section 98, it would, with accumulations in the way of compound interest be sufficient, after payment of all expenses, lo pay off the loan at the end of that period.
- (2) The rate of interest on the basis of which ihe sum referred to in subscciion (1) shall be calculated shall be such as may be prescribed by the State Government.

Power to discontinue payments imo sinking funds. 108. Notwithstanding anything contained in seclion 1D7, if at any time the sum sianding at credit of the sinking fund established for the repayment of any loan, is of such amount, that, if allowed lo accumulate at Lhe rate of interest prescribed under sub-section (2) of that seclion,

(Chapter VI.—Finance.—Sections 109-111.)

it will be sufficient lorepay the loan at lhe end of lhe period approved 'by the State Government under section 98, then, wilh the permission of lhc Slate Government further annual payments into such fund may be discontinued.

- 109. (1) All money paid into any sinking fund shall as soon as Invesimeni possible be invested, under lhe orders of lhe Board, inô
  - (a) Government securities, or
  - (b) securities guaranteed by the Central or any Slate Government, or
  - (c) Calcutta Municipal debenlures, or
  - (d) debenlures issued by the Commissioners for the PorL of Calcutta, or
  - (e) (i) debentures issued by the Board of Trustees for lhe improvement of Calcutta, or (ii)

debenlures issues by Lhc Board,

in the joint names of the Secretary lo the Government of West Bengal in the Finance Department and Lhe Accountat-Gencral, West Bengal, to be held by ihem as trustees for the purpose of repaying, from time to time, lhc debentures issued by Lbc Board of Trustees for lhe improvement of Calcutta or by the Board of Trustees forthe improvement of Howrah, as the case may be.

- (2) All dividends and oLher sums received in respect of any such invesiment shall, as soon as possible after receipt, be paid into the appropriate sinking fund and invested in the manner prescribed by subsection (I).
- (3) Any investment made under Lhis section may, from lime to lime, subject lo the provisions of sub-section (1), be varied or transposed.
- 110. The aforesaid trustees may from time lo lime apply any sinking Applied ion fund, or any pan thereof, in or towards lhe discharge of lhe loan or any pari of the loan for which such fund was established; and until such loan is wholly discharged shall not apply lhe same for any other purpose.
- 111. (I) The aforesaid trustees shall, at lhe end of every financial Annual year, transmit lo lhe Chairman a statement showingô
  - (a) Ihe amount which has been invested during the year under section 109,
  - (b) lhe date of the last investment made previous to the transmission of the statement,

#### (Chapter VI. Finance.—Sections 112, 113.)

- (c) the aggregate amount of lhe securities held by Ihem,
- (d) the aggregate amount which has, up to the date of ihc statement, been applied under section 110 in or towards repaying loans, and
- (e) the aggregate amounl already paid into each sinking fund.(2) Every such statement shall be laid before lhe Board and published by notification.
- 112. (1) The Board shall maintain a proper account of every sinking fund established under section 107 and every such fund shall be subject to annual examination by the Accountant-General, West Bengal, who shall ascertain whether lhe cash and the current value of the securities at credit of such funds are actually equal to the amount which would have accumulated had investments been regularly made and had the rate of interest as originally estimated been obtained therefrom.
  - (2) The Board shall forthwith pay into any sinking fund any amount which the Accountant-General, West Bengal, may certify to be deficient, unless the Slate Government specially sanction a gradual readjustment:

Provided that notwithstanding the existence of a deficiency in any sinking fund the Account ant-General, West Bengal, shall not certify the deficiency if the cash and the current value of all the securities in all the sinking funds at the time of the examination are equal to the amount mentioned in sub-section (1).

## Enforcement of liabilities.

Procedure if Hoard fail to make any payment or investment in respect of loans.

## 113. If the Board failô

- (a) to pay any interest due in respect of any loan taken in pursuance of section 98, or
- (b) <sup>1</sup> to make any payment prescribed by section 106, section 107 or subsection (2) of section 112, or
- (c) to make any investment prescribed by section 109, the Accountant-General, West Bengal, shall make such payment or set aside and invest such sum as ought to have been invested under the said section 109, as the case may be;

and the Slate Government may attach the rents and other income of the Board; and thereupon the provisions of sub-section (2) of section 118 of the Calcutta Municipal Act, 1923, as extended to the Howrah Municipality, shall, with all necessary modifications, be deemed to apply.

Ben. Act III of 1923. (Chapter VI.—Finance.—Sections 114-119.)

114. [(Procedure if Commissioners of Howrah Municipality fail to make any payment due to Board.)—Omitted by s. 32 of the Howrah Improvement (Amendment) Act, 1995 (West Ben. Act XV of 1995).]

115. All moneys payable under section 113 shall constitute a charge Payment upon the properly of lhc Board.

scciionl

O

lo be a charjzc on ' lhe p Procedure ir Board Tails B repay loans obtained Irom [be Stale Government. y

Den. Act HI of 1923. or [he Board.

116. If any money borrowed by lhe Board from lhe State Government or any interest or costs due in respect thereof, is or are not repaid according to the conditions of the loan, the State Government may attach the rents and other income of the Board or any part thereof or any property of the Board, and thereupon the provisions of sub-section (2) of section 118 of the Calcutta Municipal Act, 1923, as extended to the Howrah Municipality, shall, wilh necessary modifications, be deemed to apply.

Estimates of incomcand expenditure to be laid annually before I he Board.

- 117. (1) The Chairman shall, at a special meeting to be held in the month of February in each year, lay before lhe Board an estimate of lhe income and expenditure of [he Board for the next ensuing financial year.
- (2) Every such estimate shall make provision for lhe due fulfilment of all the liabilities of the Board and for the efficient administration of this Act.
- (3) Every such estimate shall differentiate capital and revenue funds, and shall be prepared in such form, and shall contain such details, as the State Government or the Board may from time to lime direct.
- (4) Every such estimate shall be completed and printed, and a copy thereof sent, by post or otherwise, to each Trustee, at least ten clear days before Lhe date of the meeting at which the estimate is lo be laid before the Board.
- 118. The Board shall consider every estimate so laid before ihem, Sanction of d shall sanction the same, eithei alterations, as they may think fit.
- 119. (1) Every such estimate, as sancLioned by ihe Board, shall be ApprovaJof submitted to

# [West Ben. Act The Howrah Improvement Act, J956.

the Slate Government, who may, at any time within two Government months after receipt of the same,  $\hat{\textbf{o}}$  io estimates.

- (a) approve the estima[e, or
- (b) disallow lhe estimate or any portion Ihcreof, and return lhc pslimalc. lo rhp Rnnrfl fnr nmenrlmMir

and shall sanction the same, either without alteration or with such

(Chapter VI.—Finance.—Sections 120-123.)

(2) If any eslimalc is so relumed to (he Board, ihey shall forthwith proceed lo amend it, and shall resubmit the eslimaie, as amended, to the State Government, who may ihen approve it.

Transmission ofcopy of eslimaie (o Chainnanof Howrah Municipaliiy. 120. A copy of every such estimate shall, when approved by the Slate Government, be sent by lhe Board lo the '{Mayor and the Chairmen of all the Municipalities of Howrah.]

Special Provisions as lo the first esiimnie afierthe cons liiu lion oflhe Board.

- 121. (I) A special meeiing of the Board shall be held as soon as may be expedient after lhe day appointed under sub-section (1) of section 14, and the Chairman shall at such special meeting lay before the Board an estimate of the income and expenditure of the Board for the portion of the financial year which on the said day had not expired.
- (2) The provisions of sub-scciions (2) io (4) or seclion 117, and sections 1J8 io 120 shall apply io the said estimate.

Supplementary estimates

- 122. (I) The Board may, at any lime during lhe year for which any eslimalc has been sanciioned, cause a supplementary estimate io be prepared and laid before them at a special meeting.
- (2) The provisions of sub-sections (3) and (4) of section 117, and sections 118 io 120 shall apply io every supplementary estimate.

Adhere nee lo esli male, and maintenance ofclosing balance.

- 123. (1) No sum shall be expended by or on behalf of the Board unless lhe expenditure of lhe same is covered by a current budget granl or can be mel by reappropriation or by drawing on the closing balance.
- (2) The closing balance shall nol be reduced below iwenly-five thousand rupees wilhoul lhe previous sanction of the Stale Government.
- (3) The following items shall be excepted from the provisions of sub-sections (I) and (2), namely:ô
  - (a) repayments of moneys belonging to contractors or olher persons and held in deposit, and of moneys collected by, or credited lo, the Board by mistake;
  - (b) payments due under a decree or order of a Court passed againsi lhe Board or against lhe Chairman *ex-officio*, or under an award of the Tribunal;
  - (c) sums payable under a compromise of any suit or other legal proceeding or claim effected under section 161;
  - (d) sums payable under this Act by way of compensation; and
  - (e) payments required io meet some pressing emergency.

The words "and of the Bally Municipality" were first inserted by s. 42 of the Howrah Improvement (Amendment) Act. 1983 (West Ben. Act XLIII of 1983). Thereafter, the words within the square brackels were substituted for the words "Chairman of the Howrah Municipality and of the Bally Municipality." by s. 33 of the Mounh Imnmvnm^i A IOOC \* ... ..r ffirtfx

## [West Ben. Act The Howrah Improvement Act, J956.

## (Chapter VI.'—Finance.—Sections 124-127.)

(4) Whenever any sum exceeding five thousand rupees is expended under clausc (e) of sub-section (3), the Chairman shall forthwith report lhe circumstances to lhe State Government, and shall at lhe same lime explain how the Board propose to cover the expenditure.

#### Banking and investments.

124. All moneys payable lo the Board shall be received by lhe '[Chief Executive Officer], and shall forthwith be paid into lhe Stale Bank of India, or any other Bank approved by the Slale Government to the credit of an account which shall be styled "The Account of the Trustees for the Improvement of Howrah".

Receipts of moneys, and deposit in Stale Bank of India.

- 125. (1) Surplus moneys al the credit of the said account may from time to time beô
  - (a) deposited at interest in the State Bank of India or in any other Bank approved by the State Government in this behalf, or

Investment of surplus money.

- (b) invested in any of the securities or debentures mentioned in subsection (1) of section 109 of this Act or in section 20 of the Indian Trusts Act, 1882.
- (2) All such deposits and investments shall be made by the<sup>3</sup>[Chief Executive Officer] on behalf of, and with the sanction of, the Board; and, with lhc like sanction, the <sup>1</sup>[Chief Executive Officer] may at any time withdraw any deposit so made, or dispose of any securities, and rede posit or reinvest the money so withdrawn or the proceeds of the disposal of such securities.
  - 126. (1) No payment shall be made by any Bank out or the account referred to in section 124, except upon a chcquc.
  - (2) Payment of any sum due by the Board exceeding one hundred rupees in amount shall be made by means or a chcquc, and not in any other way.
  - 127. All orders for making any deposit, investment, withdrawal or disposal under section 125, and all cheques referred to in seciion 126, must be signedô

Payments by chcquc.

(a) by the "(Chief Executive Officer) and the Secretary to the Board, or

The words wilhin ihe square brackels won: substituted Tor lhe word "Chairman" by s. 34 of lhe

Howrah Improvement (Amendment) Ac(, iy95 (Wcsl Ben. Aci XV of 1995).

The word5 wilhin Ihe square brackels wen: substituted Tor ihe word "Chairman" by s. 35, /bid.

The words within lhe first brackets were substituted for lhe ivord "Chairman" by If.

Signature of orders under seciion 125 and cheques.

(Chapter 17.ô Finance.—Sections 128-130.)

- (b) in lhe event of lhe illness or occasional absence from Howrah of lhe Chairman or the Secretary, then by the Secretary or the Chairman, as the case may be, and '[by an officer or the Board authorised by the '(Chief Executive Officer) in this behalf.]
- 128. Before the '(Chief Executive Officer) <sup>I</sup>[or the Secretary to lhe Board or the Officer of the Board authorised by the '(Chief Executive Officer) in Ihis behalf] signs a Duly of cheque under section 127, he must satisfy himself that the sum for which such Chairma n and cheque is drawn is either required for a purpose or work specifically sanctioned by lhe Board or is an item of one of the excepted descriptions specified in sub-section BE FARE (3) of section 123.

129. Subject to any rules made by ihe State Government in this behalf, accounts of receipts and disbursements of the Board shall be kept in such manner and in such form as the Board may from time lo time prescribe by rule made under section 149.

Accounts of receipts and disbursements how to be kept.

others

signing

cheque.

## Accounts.

Definition of 130. (1) The expression "cost of management", as used in the following sections in this Chapter, meansô

(a) the salary and hous-rcnt and the conveyance allowance (if

- any) of lhe Chairman or acting Chairman, and the allowances and contributions referred to in sub-section (2) of section 7;
- (b) all fees paid under section 19, for attendance at meetings;
- (c) the salaries, fees and allowances of, and the contributions paid under section 155 in respect of, officers and servants of the Board including persons employed for the collection of the rents and other proceeds of land vested in the Board who are incJtided in statements prepared under section 27;
- (d) lhe remuneration of other employees of ihc Board, except employees whose pay is charged lo temporary work;

"The words wilhin the square brackels were substilluled Tor [be words "by a Trustee other than the Chairman" by s. 43 of lhe Howrah Improvement (Amendment) Act, 1983 (West Ben. Acl XLIII or 1983). <sup>z</sup>See fool-note 3 on page 223. on re.

"The words within lhe first brackets were substituted for ihc word "Chairman" by s. 37 of the Howrah Improvement (Amendment) Act, 1995 (West Ben. Acl XV of 1995).

<sup>J</sup>The words wilhin the square brackets were substituted for the words "or any otherTrustee or lhe Secretary to the Board" by s. 44 of ihc Howrah Improvement (Amcndnieni) Act, 1983 (West Ben Art Vi Ili of 19R11

menl,

(Chapter VI.—Finance.—Sections 131-133.)

- (c) all payments made under section 74 and section 155 on account or the Board or the Tribunal; and
- (I) all office expenses incurred by the Board or llie Tribunal.
- (2) The expression "office expenses", in clause (f), means expenses incurred for carrying on office work, including the rent of offices, lhe provision of furniture and or equipment the re for, the purchase of books, charges ror printing, photographing, preparing models and stationery.
- 131. (1) The Board shall keep a capital account and a revenue  ${\tt Kccpingof}$  account.

(2) T/ie capital account shall show separately all expenditure incurred by lhc Board oil each improvement scheme. É

132. There shall be credited to lhe capital accountô

Creditsto

account and

- (a) all sums (except interest) received by way of special payments account, for betterment fees in pursuance of sections 79, 80 or 87;
- (b) all moneys received on account of loans taken by lhe Board in pursuance or section 98 or section 99;
- (c) the proceeds of the sale of any land vested in the Board;
- (d) the proceeds of lhc sale of any movable property (including securities for money invested from the capital account) belonging to the Board;
- (e) all lump sums received from any Government in aid of the capital account;
- (f) all premia received by the Board in connection with leases;
- (g) all sums (if any) which the State Government directs, under sub-section (2) of sccLion 135, to be credited to lhe capital account: and
- (h) all moneys resulting from the sale of securities by direction of the Slate Government under section 136.
- 133. The moneys credited to lhc capital account shall be held by Application the Board in trust, and shall he applied toô

of capital

- (a) meeting all costs of framing and executing improvement schemes;
- (b) meeting the cost of acquiring land for carrying out any oF the purposes of ihis Act;
- (c) meeting the cost of constructing buildings required for carrying out any of the purposes of this Act including buildings required for accommodating the offices for canying on the work of the Board;

778 [West Ben. Act The Howrah Improvement Act, 1956.

(Chapter VI.—Finance.—Sections 134, 135.)

 i. (d) (lie repayment of loans from money borrowed in pursuance of clause (b) of section 98;

(c) making, or contributing towards the cost of making, surveys, in pursuance of scclion 174;

(0 meeting such proportion of the cost of management as the Board may, with the sanction of the Stale Government, prescribe in this behalf; and

(g) temporarily making good lhe deficit (if any) in the revenue account at the end of any financial year.

Cnidiisio aixoum.

- 134. There shall be credited to the revenue accountô
  - (a) all interest received in pursuance of suctions 79, 86 or 87;
  - (b) all proceeds received by lhe Board or taxes imposed by Chapter V;
  - (c) all sums contributed from Municipal Funds which are received by the Board under section 96;
  - (d) all damages received by lhe Board under section 169;(c) all annually recurring sums received from the Government in aid oF lhe funds of lhe Board;
  - (f) all rents of land vested in the Board; and
  - (g) all other receipts by the Board which arc not required by section 132 lo be credited to lhe capital account.

Application 135. (l) The moneys credited lo (he revenue account shall be held account. by lhe Board in irust, and shall be applied to—

- (a) meeting all charges for interest and sinking fund due on account of any loan taken in pursuance of clause (a) of seclion 98, or section 99, and all other charges incurred in connection with such loans;
- (b) paying all sums due from the Board in respeel of rales and taxes imposed under lhe Calcuiia Municipal Act, 1923, as extended io lhe Howrah Municipality '[or under the Bengal Municipal Act, 1932, as Ihc case may be,] upon land vested in the Board;

Ben, Acitit of 1923, Ben, A«XV of 1932-

(c) holding or participating in conferences or exhibitions relating to urban improvement;

- (d) paying the fees prescribed for arbitrators under section 83;
- (e) paying all sums which the State Government may direct 10 be paid Lo any auditor under section 143;

The words and figures wilhin [he square brackcls were inserted by s. <15 of the Howrah Tmi\mvi\*nv\nr f A ,\ln 10^1 rtV3\*ci Ron Ar\*f Vi mt ioqi\

"

(Chapter VI.—Finance.—Sections 136-139.)

- (f) paying lhe cosl of management, excluding such proportion thereof as may be debited lo the capital account under clause (f) of seciion 133;
- (g) paying all other sums due from the Board, other than those which are required by section 133 to be disturbed from the capital account and
- (h) meeting lhc cost of survey, if any, made by the direction of the Board under seciion 174,
- (2) The surplus (if any) remaining after making the payments referred lo in sub-section (1) shall, subject to the maintenance of a closing balance of twenty-five thousand rupees and unless contributed permanently to lhe capital account under the direction or the State Government or advanced Lo the capital account under the provisions of section 137, be invested, in the manner prescribed in section 109, towards the service of any loans outstanding after lhe expiry of sixty yean; from the commencement of this Act.
- 136. If, at any lime after any surplus referred to in sub-section (2) of section 135, has been invested, the State Government is satisfied that the investment is not needed for the service of any loan referred to in that subsection, ii may direct the sale of the securities held under lhe ivestment.
- 137. (1) Notwithstanding anything contained in section 135, the Board may advance any sum standing at the credit of the revenue account for lhe purpose of meeting capital expenditure.
- (2) Every such advance shall, unless a direction is given by the State Government under sub-section (2) or section 135, be refunded to the revenue account as soon as may be practicable.
- 138. (1) Any deficit in the revenue account at the end of any financial year may be matte good by an advance from the capital account.
- (2) Every such advance shall be refunded to the capital account in the following financial year.
- 139. The Board may, for reasons lo be recorded in writing, order to be stuck off the books any sum due to the Board which may appear to them to be irrecoverable: provided that the prior sanction of the State Government shall be obtained if the sum exceeds two hundred and fifty runees,

Power lo direct sale or securities in which any surplus or the revenue account is INVESTED.

Advances from revenue account to capital account.

Advances from capital account to revenue account.

Striking oil irrecoverable sum.

(Chapter VI.—Finance.—Sections 140-145.)

Submission of abstracts ofa&ounis orSiLitte Govern rile m.

- 140. The Board shall submit to the State Government at the end of cach half of every financial year, an abstract of the accounts of their receipts and expenditure.
- 141. The accounts of the Board shall, once in every financial year, be examined and audited by such auditor as the State Government may 'appoint in this behalf.
  - 142. The auditor so appointed may,ô

Powers of auditor.

OF^CCQUNTS.

- (a) by written summons require the production before him of any document which he may consider necessary for ihe proper conduct of the audit;
- (b) by written summons require any person having the custody or control **0r**, or being accountable for, any such document to appear in person before him; and
- (c) require any person so appearing before him Lo make and sign a declaration with respect to any such document, to answer any question or to prepare and submit any statement.

Rejuiuiera-USJNOF auditor. 143. The Board shall pay to the said audi Lor such remuneration as the State Government may direct.

Reports and in foliation to be furnished by auditor lo the Board.

- 144. The said auditor shallô
  - (a) report lo the Board any material impropriety or iiTCgulariiy which he may observe in the expenditure, or in the recovery of moneys due lo the Board, or in the accounts, and report lhe same to the State Government;
  - (b) furnish to lhe Board such information as they may from time to time ruquire concerning the progress of his audit; and
  - (c) within fourteen days after lhe completion oF his audit, forward his report upon lhe accounts to lhe Chairman.

Board lo remedy defects pointed our by auditor,

- 145. (1) Il shall be the duty of the Board forthwith to remedy any defects or irregularities lhat may be pointed out by lhe auditor.
- (2) If there is a difference of opinion between the Board and the auditor or if the Board do not remedy any defect or irregularity within a period considered by the auditor lo be resonable, the matters shall be referred to the Stale Government wilhin such lime and in such

For nolilicatio appointing the Accountant-General, West Bengal, in [he Local Audit Department as Auditor of lhc Accounis of Ihc Board of Trustees Tor (he Improvement of Howrah, see noli 11 cation No. St 12/M.2Aô 26/57. dated 5, J 1.57. published in the Calcutta Gazette of 1957, Pan I, page 3958

(Chapter VI.—Finance.—Sections 146, 147.—Chapter VII.— Rules.— Section 148.)

manner as ihc Slale Government may prescribe by rule and ii shall be competent to the Stale Government to pass such orders ihercon as it thinks fit. The orders of the Stale Government shall be final and the Board shall lake action in accordance therewith.

- (3) If within any period fixed by an order made by the Slate Government under sub-seciion (2), [he Board fail to comply with such order, the Slate Government may direct lhe Chairman to comply with lhe order and lhe cost of taking action by (he Chairman for complying with the order shall be a charge on the revenue account of lhe Board.
- 146. The Chairman shall cause the report mentioned in clause (c) of section 144, to be printed and shall forward a printed copy thereof to each Trustee, and shall bring such report before the Board for consideration at (heir next meeting.
- 147. As soon as practicable after the receipt of the said report, ihe Board shall prepare an abstract of the accounts to which it relates, and shall publish such abstract by notification, and shall send a copy of the abstract to lhe '[Mayor, ihe Chairmen of the Municipalities of Howrah and] lhe Slale Government.

### CHAPTER VII. Rules.

148. In addition to the power conferred by section 95, the Stale Government may make rulcsô

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(2) for prescribing the maximum sum which may be paid io any person by way of fees under section 19;

The words the Chairman of ihe Bally Municipality" wen; first inserted by s. 46 of lhe Howrah Improvement (Amendment) Act. 1983 (West Ben. Act XLIII of 1983), Then;, after, ihe words wilhin the square brackets were substituted Tor lhe words "Chairman of the Howrah Municipality and to" by s, 38 of the Howrah Improvement (Amendment) Act, 1995 (West Ben. Acl XV of 1995).

ÉFor "the Howrah Improvement (Election of Trusiccs by Municipal Commissioners) Rules. 1957". made in exercise of ihc power conferred by section 148. see notification No. 1970/M-3R-I/57, dated ihc l3lhMarch, 1957, of the Local Self-Govern mini Department, published in ihc Calcutta Gazette, da led the 2] it March, 1957, Part I, pages 1059-1061.

For rules made in exercise of the power conferred by section 148 for regulating elections under clause (d) of sub-section (I) of section 4 or this Act. tee notification No. 652/M3R-4S/S6. dated the 22 nd January, 1937 of the Local Seir-Government Department, published in the Calcutta Gazette, daied the 31st January, 1957, Pan I, pages 453-15(5.

For IUICS made under sub-section (3) or section 4 and the proviso to sub-section (2) of

ror tolics made under sub-section (3) or section 4 and the proviso to sub-section (2) or section 14. in exercise of lhe power conferred by scclion 148, see notification No. 653/M3R-48/56, dated the 22nd January. 1957, published in the Calcutta Gazette, dated the 31sl January, 1957, Pan T, page 456.

-Clause (l)to section 148 was omitied by s. 39 of the Howrah Improvement (Amen J- nient) Acl. 1995 (Wcsl Ben. Act XV nf 199S1 Auditor's report lo be sent io cach Trustee and considered by Board.

Publication AND transmission of on abstract of ihe accounts.

Further powers lo Staii? Government for making rules.

### (Chapter VII.—Rules.—Sections 149, 150.)

- (3) for determining lhe qualifications and disqualifications of, the conditions and mode of election, selection or appointment of, an arbitrator and for regulating the proceedings of arbitrators under section 82; and
- (4) for prescribing the form of the abstracts of accounts referred to in sections 140 and 147.

Further powers lo Boon] for making rules.

- 149. (I) In addition to the power conferred by seciion 28, the Board may from lime to time make rules (not inconsistent with any rules made by the State Government or the President of Lhe Tribunal under this Act) for carrying out the purposes of this Act.
- (2) In particular, and without prejudice to the generality of the foregoing power, the Board may make rulesô
  - (a) for associating members with the Board under section 16;
  - (b) for appointing persons (other than Trustees and persons associated wilh the Board under seciion 16) to be members of Committees under seciion 17;
  - (c) far regulating the delegation of powers or duties of the Board to Committees under section 17;
  - (d) for lhe guidance of persons employed by litem under ihis Act;
  - (e) for prescribing the fees payable for copies of documents delivered under sub-section (3) of section 45, or clause (iv) of sub-section (2) of section 63;
  - (0 for the maintenance and manage me nt of dwellings and shops constructed under rehousing schemes.
- (3) In making any rule under sub-section (1) or sub-section (2), lhe Board may provide lhat a breach of il shall be punishableô
  - (i) with fine which may extend lo five hundred rupees, or
  - (ii) in case of a continuing breach, with fine which may extend to fifty rupees for every day during which the breach continues after receipt of written noiice from the Chairman to discontinue the breach.
- (4) No rule made under this secuon shall have any validity unless and until ii is sanctioned, wiili or without modification, by lhc State Government.

Conditions pri>'\_eilt;nl lo lhc making of rules under see lions 95. 148 or 149.

- 150. The power lo make rules under section 95, section 148 or section 149 shall be subject to the condition of lhe rules being made after previous publication,- and to the following further conditions, namely,ô
  - (a) a draft of the rules shall be published by notification and in local newspapers;

(Chapter VIII-Rttles.—Sections 151-153.—Chapter VIII.— Supplemental Provisions.—Section 154.)

- (b) such draft shall not be farther proceeded with until after the expiration of a period of one month from such publication or such longer period as lhe Stale Government or (in the case of rules made under section 149) lhc Board may appoint;
- (c) for one monLh ai least during such period, a printed copy or such draft shall be kept at the Board's office for public inspection and every person shall be permitted at any reasonable time to peruse lhe same, free of charge;
- (d) printed copies of such draft shall be supplied lo any person requiring the same, on payment of a fee of '[one rupee] for each copy.
- 151. When any rule has been made by or wilh the sanction or the State Government under section 95 or section 148 or section 149, it shall be published by lhe State Government by notification, and such publication shall be conclusive proof that lhe rule has been duly made.

Publication ofrules.

152- The Chairman shall cause all rules mentioned in the foregoing section lo be printed and copies to be supplied to any applicant on payment of a fee of -[one rupee] for each copy.

Printing and sole of copies of ml is.

153. Copies, in English and Bengali, of all rules made under section 148 or seciion 149 shall be hung or affixed in some conspicuous part or the Board's orfice and in such places of public resort affected by the rules as the Chairman may think fit.

Exhibition of copies of

### CHAPTER VIII, Supplemental Provisions,

Slants of Trustees, etc.

154. Every Trustee, and every officer and servant of the Board, and every member and officer and servant of the Tribunal, shall be deemed to be a public servant within the meaning of seciion 21 of the Indian Penal Code.

The words within the square brackels were substituted for the words "two annas" by s. 48

Trustees, etc., deemed public

of ihc Howrah Improvement (Amencment) Aci, 1983 (West Ben. Act XL111 or 1983).

The wards wilhin the square brackets were subsliluted for ihc words "iwo annas" by s. 49.

Act XLV of 1R60.

[West Ben. Act The Howrah Improvement Act, J956.

(Chapter VII!.—Supplemental Provisions.—Sections 155-160.) Contributions towards leave allowance and pensions of ^ servants of the Government-

Contributions by Board JCAVI; allDwnnccs and pensions of servants ORIHE Government employed under this Acl. 155. The Board shall be liable to pay such contributions Tor the leave allowances and pensions of any servant of ihe Government employed as Chairman or as an officer or servant of the Borad, or as a member oroffiecretrservanl of the Tribunal, as may be required, by the conditions of his service under ihc Government to be paid by him or on his behalf.

156. [{Power io extend the Bengal Municipal Act, 1932, to areas in the neighbourhood of Howrah Municipality to which the provisions of the present Act have been extended.)—Omitted by s. 40 of the Howrah Improvement (Amendment) Act, 1995 (West Ben. Act XV of 1995).]

157. [(Publication of notifications tttider sections 1(3) and 156(1) in draft, for criticism.)—Omitted by s. 4}, ibid.]

158. Nothing in this Act shall be deemed lo affect Ihc provisions of Che Indian Telegiaph Acl, 1885, or the Indian Railways Act, 1890. xniof

1885. IX on 890.

Legal Proceedings.

Cognizance 159. Notwithstanding contained in the Code of Criminal Procedure, AciVof ufoffcnccs, Jggg 1S98.

all offences against this Act or any rule made hereunder shall, wherever committed, be cognizable by a Magistrate of ihc first or second class,

Saving or Telegraph Hail ways

and no such Magistrate shall be deemed to be incapable of taking cognizance of any such offence by reason only of being liable io pay any lax imposed by this Acl or of bis being benefited by lhe funds to the credit of which any fine imposed by him will be payable.

Lrmirauon or prascewion.

160. No person shall be liable to punishment for any offence against this Act or any rule made hereunder unless complaint of such offence is made before a Magistrate of ihe first or second class '[within three months next after the detection of the commission of such offcnce].

> The words wilhin [he square brackets were substituted for the words "wilhin three months next after the commission of such offence" by s. 50 of the Howrah Improvement (Amendment) Acl. (983 (West Ben. Act XLtlt of 1983).

Powers

legal proceedings and obtaining

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lion, etc., of

(Chapter VIII.—Supplemental Provisions.—Sections 161-164.)

161. The Chairman may, subject lo lhe control of lhe Board,ô

- (a) insiiiuie, defend or direct the withdrawal of, legal proceedings under ihis Aci or any rule made hereunder;
- (b) compound any offence againsi this Aci or any rule made hereunder which, under any law for lhe lime being in force, may lawfully be compounded;
  - (c) admit, compromise or withdraw any claim made under this Aci or any rule made hereunder; and
  - (d) obtain such legal advice and assistance as he may From time to lime think it necessary or expedient to obtain, or as he may be desired by lhe Board lo obtain, Tor any of lhe purposes referred to in the foregoing clauses of ihis section, or for securing the lawful exercise or discharge of any power or duty vested in or imposed upon the Board or any officer or servant of lhe Board.
- 162. No suil shall be maintainable against the Board, or any Trustee, tndcmniiy io or any officer or servant of the Board, or any person acting under the Board, or direction of ihc Board or of the Chairman or of any officer or servant of lhe Board, in respect of anylhing done lawfully and in good failh and with due care and attention under ihis Act or any rule made hereunder.
- 163. No suit shall be instituted againsi lhe Board, or any Trustee, or Notice of any officer or servant of lhe Board, or any person acting under lhe direction of lhe Board or of lhe Chairman or of any officer or servant of the Board, in respect of any acc purporting lo be done under ihis Aci or any rule made hereunderô

until the expiration of one month next after written notice has been delivered or lefi at the Board's office or the place of abode of such officer, servant or person, slating lhe cause of action, the name and place of abode of the intending plaintiff, and the relief which he claims; and the plaint shall contain a statement that such notice has been so delivered or left.

### Police.

164. (1) The Superintendent of Police, Howrah, and his subordinates Co-operation shall co-operate with lhe Chairman for carrying into effect and enforcing Pol\*\*ce- the provisions of this Act.

(Chapter VIII. Supplemental Provisions. Sections 165-167.)

- (2) It shall be the duly of every police officer who is subordinate to lhc Superintendent of Police, Howrahô
  - (i) lo communicate without delay 1D inc proper officer or servant of lhe Board any information which he receives of a design to commit or of the commission of any offence against this Act or any role made hereunder, and
  - (ii) to assisi lhe Chairman or any officer or servant of the Board reasonably demanding his aid for the lawful exercise of any power vesting in lhe Chairman or in such officer or servant under this Act or any such rule.
- 165. (1) Every police officer may anesi any person who commits, in his view, any offence againsi this Act or any rule made hereunder, if the name and address of such person be unknown lo him, and if such person, on demand, declines to give his name and address, or gives a name or address which such officer has reason to believe lo be false.

Aireslof offenders.

- 2) No person so arrested shall be detained in custody after his true name and address are ascertained, or without lhe order of a Magistrate, for any longer time, not exceeding iwen Ly-Four hours from the arrest, than is necessary for bringing him before a Magistrate.
- (3) Any police officer above lhe rank of a constable may arrest any person who obstructs any officer or servant of lhe Board in the exercise of any of the powers conferred by ihis Act or any rule made hereunder.

### Evidence.

Proofof consent, eic.. oT Board or Chain nan or officer or sen.int of

Board.

- 166. Whenever, under this Act or any rule made hereunder, the doing or the omitting lo do anything or lhe validity of anything depends upon the approval, sanction, consent, concurrency declaration, opinion or satisfaction ofô
  - (a) the Board or the Chairman, or
  - (b) any officer or servant of the Board,

a written document, signed, in case (a) by the Chairman, and in case (b) by the said officer or servant, purporting to convcy or set forth such approval, sanction, consent, concurrence, declaration, opinion or satisfaction, shall be sufficient evidence of such approval, sanction, consent, concurrence, declaration, opinion or satisfaction.

# Validation.

167. (I) No act done or poceeding taken under this Act shall be questioned on lhe ground merely

VALIDATION OF aclsand proceedings

(a) lhe existence of any vacancy in, or any defect in the constitution of, the Board or any Committee; or

(Chapter VIII.—Supplemental Provisions.—Sections J6S-I70.)

- (b) any person having ceased lo be a Truslee; or
- (c) any Truslee, or any person associated wilh the Board under section 16, or any other member of a committee appointed under (his Act, having voted or taken any olher pan in any proceeding in contravention of section 20; or
- (d) ihc failure lo serve a notice under section 47 on any person where no substantial injustice has resulted from such failure;
- (e) any omission, defect or irregularity not affecting lhe merits of
- (2) Every meeting of lhe Board, the minutes of lhe proceedings of which have been duly signed as prescribed in clause (h) of scclion 15, shall be taken to have been duly convened and to be free from all defcci and irregularity.

### Compensation.

- 168. In any case not otherwise expressly provided for in this Act, Co/icnl the Board may pay reasonable compensation io any person who sustains damage by reason of Lhe exercise of any of the powers vested, by this P^y Acl or any rule made or scheme sanctioned hereunder, in ihe Board Î ^p,ns;i or lhe Chairman or any officer or servant of the Board.
- 169. (1) If. on account of any acl or omission, any person has been convicled of an offence against this Act or any rule made hereunder, by reason of the same acl or omission of the said person, damage for has occurred to any property of lhe Board, compensation shall be paid (he said person Tor Lhe said damage, notwithstanding any punishment io which he may have been sentenced for lhe said of Tence.

Compensap^'by^ and. offaidere ^Sb>' by

- (2) In the event of dispute, the amount of compensation payable by the said person shall be determined by the Magistrate before whom he was convicted of lhe said offence.
- (3) If the amount of any compensation due under this section be not paid, the same shall be recovered under a warrant from lhe said Magistrate, as if it were a fine inflicted by him on the person liable therefor.

# Public notices and advertisements.

170. Every public nolice given under this Act or any rule made hereunder shall be in writing over the signature of the Chairman, and shall be widely made Public known in lhe locality lo be affected diereby, by

<o be made known.

The Howrah Improvement Act, 1956.

[West Ben. Act

(Chapter VISI, —Supplemental Provisions.—Sections 171-174.)

affixing copies thereof in conspicuous public places wilhin the said locality, or by publishing the same by beal of drum or by advertisement in local newspapers, or by any two or more of these means, and by any other means that lhe Chairman may Ihink fil.

171. Whenever it is provided by ihis Aci or any rule made hereunder lhat notice shall be given by advertisement in local newspapers, or that nolification or any information shall be published in local newspapers, such notice, nolification or information shall he inserted, if practicable, in at least two English newspapers and iwo vernacular newspapers published in Howrah or Calcutta.

Signature and service of notices or bills.

172. Every notice or bill, which is required by this Act or by any rule made hereunder to bear lhe signature of lhe Chairman or of any olher Trustee or of any officer or servant of lhe Board, shall be deemed to be properly signed if it bears a facsimile of lhe signature of lhe Chairman or of such other Trustee or of such officer or servant, as the case may be, stamped thereupon.

173. When any notice, bill or olher documeni is required by this AcL or any rule made hereunder to be served upon or issued or presented lo any person, such service, issue or presentation shall be effectedô

- (a) by giving or tendering such documenl to such person; or
- (b) if such person is not found, by leaving such documenl at his lasi known place of abode in Howrah, or by giving or tendering the same lo some adull male member or servant of his family; or
- (c) if such person does not reside in Howrah, and his address elsewhere is known to the Chairman, by forwarding such document to him by registered post under cover bearing the said address; or
- (d) if none of the means aforesaid be available, by causing a copy of such document to be affixed on some conspicuous pan of the land (if any) to which the documenl relates.
  - Surveys.
- 174. The Board mayô
  - (a) cause a survey of any land lo be made, whenever they consider that a survey is necessary or expedient for carrying out any of the purposes of this Aci. or

Service how lobe efifecred.

Newspape rs in which

advertisements or notices lo

published.

STAMPING

notices or hills.

iiiinalujvs on

Power lo MAKE surveys, or contribute lo wards their cost.

### XIV of J 956.]

(Chapter VIII.—Supplemental Provisions.—Section 175.)

(b) contribute towards the cosl or any such survey made by any 'other local authority.

#### Power of entry.

175. (I) The Chairman or any other officer of the Board authorized Power of by him in this behalf may, with or without assistants or workmen, enter cm,y, into or upon any land, in orderô

- (a) lo make any inspection, survey, measurement, valuation or inquiry,
- (b) lo take levels,
- (c) to dig or bore into the sub-soil,
- (d) to set out boundaries and intended lines of work,
- (e) io mark such levels, boundaries and lines by placing marks, and cutting trenches, or
- (f) to do any olher thing,

whenever ii is neecssary lo do so for any of the purposes of this Act or any rule made or scheme sanctioned hereunder or any scheme which ihe Board intend lo frame hereunder:

Provided as follows:ô

- (i) no such entry shall be made between sunset and sunrise;
- (ii) no dwelling-house, and no public building or hul which is used as a dwelling-place, shall be so entered, unless with the consent of lhe occupier thereof, without giving the said occepier at least twenty-four hours' previous written notice of the intention to make such entry;
- (iii) sufficient notice shall in every instance be given, even when any premises may otherwise be entered without nolice, lo enable the inmates of any apartment appropriated to females lo remove to some pan of the premises where their privacy need not be disturbed;
- Civ) due regard shall always be had, so far as may be compatible with the exigencies of the purpose for which the entry is made, to the social and religious usages of the occupants of the premises entered.
- (2) Whenever the Chairman enters into or upon any landin pursuance of sub-section (1), he shall at the lime of such eniry pay or tender payment of all necessary damage to be done as aforesaid; and, in case of dispute as to the sufficiency of the amount so paid or tendered, he shall at once refer the dispute to lhe Board, whose decision shall be final.

#### [West Ben. Act The Howrah Improvement Act, J956.

(Chapter VIII.—Supplemental Provisions.—Sections 176-179.)

#### Penalties.

Punish/lie ni for acquiring share or htlcrcsl in etc., wilh ihe

176. If any Trustee, or any officer or servant of the Board, knowingly acquires, directly or indirectly, by himself or by any partner, employer or employee, otherwise than as such Trustee, officer or servant, any share or interest in any coniracl or employment wilh, by. or on behalf or, the Board, not being a share or interest such as, under sub-section (2) of section 5, it is permissible for a Tmjstcc to have without being thereby disqualified for being appointed a Trustee, he shall be deemed to have committed the offence made punishable by section 168 of the Indian Penal Code.

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177. If any person, without lawful authorily,ô

- (a) removes any fence or shoring-iimber, or removes or extinguishes any light, set up under seciion 59. or
- (b) infringes any order given, or removes any bar, chain or post fixed, under suh-scclion (2) of seciion 60,

he shall be punishable with fine which may extend to fifty rupees.

Peiially Tor building wiiliinsliwi alignment or

building line of

pitjjecicd

public street.

Penally for

(l-i)cx\cic.. in smxi.

> 178. If any person, without lhe permission of the Chairman required by sub-section (8) of section 63, erects, re-erecls or adds to any wall (exceeding len feet in height) or building which falls within lhc street alignment or building line of a projected public slreet '[or a projected public park] shown in any plan sanctioned by lhe State Government under the said section, or ereels, re-creets or adds lo any building or wall on any land scheduled for ihe proposed future extension of lhe sewage disposal site under seciion 64, he shall be punishableô

- (a) with fine which may extend, in lhe ease of a masonry building or a wall, lo five hundred rupees, and, in the case of a hui, to fifty rupees, and
- (b) wilh further fine which may extend, in the case of amasonry building or a wall, to one hundred rupees, and, in the ease of a hut, to ten rupees for each day after the first during which the projection continues.
- 179. If lhe owner for the lime being of any wall or building in respect of which an agreement has been executed as provided in sub- seclion (9) of section 63, failsÎ
  - (a) to remove such wall or building, or any specified portion thereof, when so required by noiice issued under lhat subsection, or,

'The words wilhin the square brackets wen: inserted by s. 51 of (be Howrah Imp rove menl

Penally for failure 10 remove wall orhuilding inrespectof which agreement has boen

### (Chapter VIII.—Supplemental Provisions. Sections 180-182.)

(b) wilhin fifteen days from the reccipt of such nolice, to authorize the Chairman, by permission in writing, to remove lhe said wall, building or portion,

#### he shall be punishableô

(i) with fine which may extend, in Ihc case of a masonry The Howrahimprovement Act, 1956, wall or building, to one hundred rupees, and, in the case

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### XIV of 1956.]

of a hoi, to twenty rupees, and

- (ii) with further fine which may extend, in the case of a masonry wall or building, lo ten rupees, and, in lhe ease of a hut, io five rupees, for each day after the first during which the failure continues.
- 180. If any person fails to comply with any requisition made under scclion 142, he shall be punishableô

Penally for failure io comply with requisition iruJe by

Penalty for obstructing

contractor or

removing

- (a) with fine which may extend to one hundred rupees; or
- (b) in case of a continuing failure, with fine which may extend to fifty rupees for each day after the firsi during which the failure continues.

### 181. ir any person-

- fa) obstructs or molests any person with whom the Chairman has entered into a contract on behalf of lhe Board, in the performance or execution by such person of his duly or of anything which he is empowered or required lo do by virtue or in consequence of this Act or any rule made hereunder, or
  - virtue c, or g any
- (b) removes any mark set up for the purpose of indicating any level or direction necessary to the execution of works authorized by this Acl or any rulematle or scheme sanctioned hereunder,

he shall tic punishable with fine which may extend to two hundred rupees, or wiih imprisonment for a term which may extend lo two months.

Recover)' of expenses.

182, When a written notice, issued under sub-section (9) of section 63, for the removal or a wall or building, or any portion thereof, is not complied with by the owner thereof for lhe lime being as provided in section 179, the Chairman may proceed to remove such wall, building or portion and the expenses incurred in effecting such removal shall

Removal or wall or building and recovery of expenses.

kw -.,1- -l- -

# [West Ben. Act The Howrah Improvement Act, J956.

(Chapter VIII.—Supplemental Provisions.—Sections J 83, J 84, JS4A.)

Suspension or abolition, and re-imposition of taxation or municipal contributions.

Sus pens ion or abolition. ondreimpasition oruwation or municipal contributions.

- 183. (1) Whenever [be Slate Government considers that any duly or lax imposed by Chapter V, or any payment required by seclion 96, or any portion of any such duty, lax or payment, as Lhe case may be, is nol required for lhe puiposes of lliis Acl, it may by notification,ô
  - (a) suspend, for any specified period, the levy of such duty or lax or any specified portion thereof, or lhe making of such payment or any specified portion thereof, or
  - (b) abolish such duly, lax or payment, or any specified portion thereof, from a date lo be specified in Lhe notification.
- (2) If at any lime ihc Stale Government considers that any duty, tax or payment, or any portion thereof, which has been suspended or abolished under sub-seclion (!) is required for the purposes of this Act, it may, by notification, cancel such suspension or abolition, wholly or in part, as il may think fit, from a date to be specified in the notification.

### Dissolution of Board.

Power of Stoic Government LO SUPERSEDE [he Boiutl.

- '184. (I) If in the opinion of lhe Slate Government it is necessary so lo do with a view to better co-ordinalion and speedier execution of development work and maintenance thereof the Slale Government may, by an order published in the *Official Gazette* and mentioning therein the reason for the order, supersede the Board for such period as may be specified in the order.
- (2) For the removal of doubts it is hereby declared that no notice w hats over is required to be given lo the Board for submission of any representation before making any such order of supersession under subsection (1).
- (3) The State Government may, if il considers necessary so to do, by order, extend or modify from lime to time the period of supersession.

Consequences of supersessi

- <sup>1</sup>184A. (i) When an order of supersession has been made under scclion 184, ihen with effect from the dale of Lhe orderô
  - . (a) all Trustees of the Board and all members of other persons constituting committees shall vacate their respective offices;

'Seciions IS4 ond 184A were substilluled for original seclion 184 by lhe schedule, [which was inserted, in the principal Acl. by s. 6 of the Calcutia Metropolitan Development Authority (Amendment) Act, 1974 (West Ben, Ac I XXJ of 1974),] lo Lhe Calcutta Metropolitan Development Authority Act. 1972 (West Ben. Act XI of 1972).

(Chapter VIII.—Supplemental Provisions.—Section IS4A.)

- (b) all properties, funds and dues which are vested in or realisable by lhe Board and lhe Chairman, respectively, shall vesi in and be realisable by lhc Calcutta Metropolitan Development Authority constituted under seciion 3 of the Calcutta Metropolitan Development Authority Act, 1972 (hereinafter referred lo as the Metropolitan Authority);
- (c) all contracts and liabilities which are enforceable by or against the Board shall be enforceable by or against the Metropolitan Authority;
- (d) alt the powers and duties which may, under the provisions of this or any olher Act or any rule, regulation, bye-law, order or nolification made thereunder, be exercised or performed by lhe Board, Committee or lhe Chairman shall be exercise or performed by the Metropolitan Authority;
- (c) all legal proceedings instituted by or against the Board may be continued or enforced by or againsi the Metropolitan Authority;
- (f) all officers and olher employees of the Board continuing in office immediately before the dale of the order shall be deemed to be employed by the Metropolitan Authority on such lerms and conditions nol being less advantageous lhan what they were entitled to immediately before the said date.
- (2) The Slate Government shall, before the expriration of the period of supersession, reconstitute lhe Board in accordance with the provisions of this Act.
- (3) "Hie Slate Government may make such incidental or consequential orders as may appear to it to be necessary for giving effect lo lhe order mode under sub-section (1) or (3) of section 184 or under sub-section (2) of this section.

Wcsl Bun. Aci XI of 1972,

### [West Ben. Act The Howrah Improvement Act, J956.

### (Schedule I.)

- (b) all liabilities which are enforceable against the Board shall be enforceable only against the Commissioners of lhe Howrah Municipality;
- (c) for the purpose of completing the execution of any scheme, sanctioned under ihis Act, which has not been fully executed by the Board, and of realizing properties, funds and dues referred to in clause (a), lhc functions of the Board and the Chairman under this Act shall bedischarged by lhe Chairman of the Howrah Municipality; and
- (d) the Commissioners of the Howrah Municipality shall keep separate accounts of all moneys respectively received and expended by them under this Act until all loans raised hereunder have been repaid, and until all other liabilities referred to in clause (b) have been duly met.

#### SCHEDULE I.

(Referred lo in section 70.)

Further modifications in (he Land Acquisition Act, 1894.

Amend mem of section 3,

- 1. After clau se (e) of sec tio n 3, the fol lo wi n g c 1 ause shall be d
  - the expression "local authority" includes the Board of Tmstees'(el) constituted under the Howrah Improvement Act, 1956:\*.

New **6A.** section

2. After section 6, lhe following section shall be deemed to be inserted, namely:ô

"Publication of not in ration, hearing of objections and declaration under ihe Howrah Improvebe substituted for those under sections 4,5 A and G.

eemed to be inserted, manely:ô

- 6A. When acquisition is proposed to be made of land comprised within any improvement scheme framed by the Board and published under section 51 of the Howrah Improvement Act, 1956ô
- (i) Ihe publication of anotice of ihe improvement scheme under sub-section (2) of secLion 45 of the Howrah Improvement Act, 1956, shall be substituted for and have

the same effeel as publication of a notification in the Official Gazette and giving public notice of the substance of such notification in the locality under section 4;

(Li) proceedings under section 47 and subjection (1) of section 49 of the Howrah Improvement Act, 1956, shall be substituted for and have lhe same effect as proceedings under seciion 5A;

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### (Schedule I.)

- (iii) the publication of a notification under section 51 of the Howrah Improvement Acl, 1956, shall be substituted for and have the same effect as a declaration under section 6,",
- 3. In section 11, before the words "make an award under his hand" ihe words "after considering such evidence as may be adduced by the Board under sub-section (2) ofsection50"shallbe deemed lobe inserted.

Amendme nt of section 11.

- 4. In scclion 15, for lhe word and Figures "and 24" ihe figures, word and letter "24 and 24A" shall be deemed Lo be substituted.
- Amendme nt of scclion 15.

A mend mini of

scclion 17.

- 5. (1) In sub-section (3) of section 17, after the figures "24" the words, figures and letter "or section 24A" shall be deemed to be inserted.
- (2) To the said section 17, the following sub-sections shall be deemed to be added, namely:ô
  - "(5) Sub-sections (I) and (3) shall apply also in the case of any area which is stated in a certificate granted by a salaried Magistrate of the first class to be unhealthy.
  - (6) Before granting any such certificate, the Magistrate shall cause nolice io be served as promptly as may be on the persons referred io in sub-seciion (3) of section 9, and shall hear without any avoidable delay any objections which may be urged by them.
  - (7) When proceedings have been taken under this section for ihe acquisition of any land, and any person sustains damage in consequence of being suddenly dispossessed of such land, compensation shall be paid to such person for such dispossession."
- **6.** After section 17, the following section shall be deemed to be inserted, namely:ô

New scclion 17A,

"Transfer of]and 17A. In every case referred to in section 16 or io Hoard. section 17, the Collector shall, upon payment or lhe cost of acquisition, make overcharge oflhe land lo lhe Board; and the land shall thereupon vest in the Board, subject to ihe liability of ihe Board to pay any further costs which may be incurred on account of its acquisition."

7. '(1) Sub-section (2) of section 23 stands rc-introduced.

Amendmen t of section 23.

'Sub-panitirjpM I) was subsitilled for ilic anginal by s. 52 of the Howrah Improvement (Amendment) Acl. 1983 (West Ucn, Act XLIII of 198.1).

#### (Schedule I.)

- (2) At (he endof seciion 23, the folio wing sub-section shall be deemed lo be added, namely:ô
  - "(3) For (he purposes of clause first of sub-section (1) of this section,ô
    - (a) when acquisition is proposed to be made by ihe Board of land comprised within any improvement scheme framed by the Board and published under section 51 of the Howrah Improvement Aci, 1956, the market-value of the land shall be deemed lo be ihe market-value according lo the disposition of lhe land at the dale of publication of the notice under sub-seclion (2) of seciion 45 of lhe said Act; and in olher cases, lhe mark el-value shall be deemed lo be lhe market-value according to the disposition of lhe land al lhe dale of publication of the notification relating thereto under section 4;
    - (b) if the market-value has been increased or decreased owing lo the land falling within-or near to lhe alignment of a projected public street, so much of the increase or decrease as may be due to such cause shall be disregarded;
    - (c) if any person, without the permission of lhe Chairman required by sub-section (8) of section 63 of the Howrah Improvement Aci, 1956, has crecicd, re-erected or added to any wall (exceeding ten feci in height), or building within the street alignment or building line of a projected public street or a projected public park, or having erected, re-erected or added lo any wall or building as aforesaid wilh such permission fails lo remove such wall or building or any specified portion thereof when so required by notice issued under sub-section (9) of lhe said section, (hen any increase in die market-value resulting from such erection, re-erection or addition shall be disregarded;
    - (d) if any person erccis, re-erccts or adds to any wall (exceeding ten feet in height),or building withina projected sewage disposal site or having erected, reerecicd or added to any wall or building as aforesaid fails lo remove such wall or building or any specified portion thereof when so required by a notice issued by the Board, then any increase in lhe markel-value resulting from such crcciion, re-crcetion or addition shall he disregarded:

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#### (Schedule I.)

- (e) it' lhe market-value has been increased by means of any improvement made by lhe owner or his predecessor-in-inlerest wilhin iwo years before lhe dale with reference lo which ihe market-value is lo be determined, such i nerease shall be disregarded, unless il be proved (hat the improvement was made *bompdemd* not in contemplation of proceedings for lhe acquisition of the land being taken under this Acl;
- (0 if the market-value is specially high in conscquence of the land being put to a use which is unlawful or contrary lo public policy, that use shall be disregarded, and (he market-value shall be deemed lo be the market-value of the land if put lo ordinary uses; and
- (g) if the market-value of any building is specially high in consequence of (he building being so overcrowded as lo be dangerous lo the health of the inmates, such overcrowding shall be disregarded, and lhe market-value shall be deemed to be (he market-value of the building if occupied by such number of persons only as could be accommodated jn it without risk of danger from overcrowding.".
- 8. For clause *seventhly* of section 24, lhe following shall be deemed to be substituted, namely:ô

Amendment or section 1A.

"seventhly, any outlay on additions or improvements to land acquired, which was i ncurred after the dale wi ih reference lo which the market-value is to be determined, unless such additions or improvements were necessary forlhe maintenance of any building in a proper state of repair."

9. After section 24, the following section shall be deemed to be inserted, namely:ô

New scclion

- "Funher 24A. In determining the amouni of compensation to dc^ormulirig" be awarded for any land acquired for ihc Board under this compensation. Act, the Tribunal shall also have regard lo the following provisions, namely:ô
  - (1) when any interest in any land acquired under this Act has been acquired after lhe date with reference io which lhe marvel-value is lo be determined, no separate estimate oflhe value of such interest shall be made so as (o increase ihe amount of eomnensaiion (o be raid for such land:

### (Schedule I.)

- (2) if, in lhc opinion of ihoTribunal, any building is in adefective slate, from a sanitary point of view, or is noi in a reasonably good stale of repair, lhe amount of compensation shall not exceed lhe sum which lhe Tribunal considers the building would be worth if it were pui into a sanitary condition orinlo a reasonably good state of repair, as the ease may be, *minus* the estimated cost of pulling il into such condition or stale;
- (3) if, in the opinion of the Tribunal, any building, which is used or is intended or is likely lo be used for human habitation, is not reasonably capableof being made Hi For human habitation, lhe amount of compensation shall not exceed the value of the materials of lhe building, *minus* the cost of demolishing lhe
- (4) i f any tank in any area comprised within a scheme framed by lhc Board and published under seciion 51 of lhe Howrah Improvement Act, 1956, is, on account of accumulation of filth, rubbish or putrid matter or of the percolation of foul water from the kitchen, courtyard, privy or urinal, or for any olher cause, in an unhygienic condition or contains water which is discoloured or malodorous or unfit for use for domestic purposes, or is a source of nuisance or disease, then notwithstanding anything contained in any law for lhe lime being in force, the Tribunal shall, in determining lhe amount of compensation, make such deduction from the marketvalue of lhe lank according to ils present disposition as will, in their opinion, be a reasonable sct-orf against lhe cosi to socicly in unhcalthiness, disease and discomfort caused by the tank being kepi in such an unhygienic or insanitary condition."...

Amendmeni io. Sub-section (2) of section 27 shall be deemed to be omiucd. OL SECTION

building;

NEW see lions -ISA and

11. After section 48, the following sections shall be deemed to be inserted, namely:  $\hat{0}$ 

"Compensation 48A. (1) IT, wilhin a period of two years from lhe date lobeawarded, in the issue of lhe public notice under sub-section (1) of iwTyMrs Wilhim sec Aon 9, in respect of any land, the Collector has not made an award under section 11 with respect to such land, the owner of the land shalfr be entitled to receive compensation for the damage suffered by him in consequence of the delay.

### (Schedule I.)

(2) The provisions of Pari III of this Acl shall apply, so far as may be, 'to itie dcLerminauon of the compensation payable under ihis section.

Sections and 48B, No compensation shall be payable in pursuance 48A nol u>apply -. in certain cases. °» section 48 or section 48A when proceedings for the acquisition ofland have been abandoned on the execution or an agreement, or lhe acceptance of a payment, in pursuance of subsection (4) of section 79 of the Howrah Improvement Act, 1956".

- 12. For sub-section (1) of section 49, the following sub-section shall Amendment be deemed to be substituted, namely:  $\hat{o}$  or section
  - "(1) The provisions of ihis Act shall not be pui in force for Ihe purpose of acquiring a part only of any house, manufactory or other building if the acquisition of the part will render the full and un impaired use of the remaining portion of the house, manufactory or building impracticable:

Provided that if any question shall arise as to whether the part proposed lobe acquired will render the full and unimpaired use of the remaining portion of Lhe house, manufactory or building impracticable, the Collector shall refer the dciermi nation of such question to the Coun and shall not lake possession of such pari until after the question has been determined.

In deciding on such a reference the Court shall have regard only to the question whether Lhe land proposed lo be taken is reasonably required for the full and unimpaired use of the remaining portion of the house, manufactory or [West Ben. Act The Howrah Improvement Act, J956.

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