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## Act No. I of 1894<sup>1</sup> (The Land Acquisition Act, 1894.)<sup>2</sup>

Act IX' of 1910. Aci XVII of 1919. Act XIX of 1921. Aci XXXVm of 1923. Act XVI of 1933. Act XXXI of 1962. ActLXVIHof 1984. Ben. Aci V of 1911. Ben. Act II of 1934. .... West Ben. Act VII of 1948. Wcsl Ben. Act XXXIII of 1951.

AMENDED

West Ben. Aci XIV of 1956. West Ben. Act XXX of 1963. Wcsl Ben. Act XXIV of 1964. West Ben. Act XOI of 1967. West Ben. Act IX of 1975. West Ben. Act XXXVI of 1986. Wesi Ben. Act XXV of 1993.

Act LVIof 1974.

Act XIX of 1988.

Act IV of 1914.

REPEALED IN PART AND AMENDED

REPEALED IN PART

Act XXXEI of 1920.

Act X of 1924.

Act I of 1938.

~ (a) The Government of India (Adaptation of Indian Laws) Order, 1937.

(6) The Indian Independence (Adaptation of Central Acts and Ordinances) Order, 1948.

ADAPTED

(c) The Adaptation of Laws Order, 1950. \_ (d) The Adaptation of Law (No.2) Order, 1956.

[2nd February, 1894.] An Act to amend the

law for the acquisition of land for public purposes a/id for Companies. WHEREAS it is expedient to amend the law for the acquisition of land needed for public purposes and for Companies and for determining the amount of compensation lo be made on account

of such acquisition; It is hereby cnacted as follows :ô PARTI PRELIMINARY. 1. (7) This Act may be called the Land Acquisition Act, 1894;

- (Part !.—Preliminary.—Sections 2, 3.) (2) It extends to the whole of India excepi '[the territories which, immediately before the 1st November,
- 1956, were comprised in Part B Slates]; and (3) It shall come into force on the first day of March, 1894. Short title, extent and  $^{2}$ 2. [Repeal.]—Repealed partly by the Repealing and Amending Act, 1914 (X of 1914), s. 3 and commencement.

Sch. 11, and partly by the Repealing Act, 1938 (I of 1938), s. 2 and Sch. 3. In this Act, unless there is something repugnant in the subject or context,ô

- (a) the expression "land" includes benefits to arise out of land, and things attached to the earth or permanently fastened to anything attached to the earth;
- (b) the expression "person interested" includes all persons claiming an interest in compensation to be made on account of the acquisition of land under this Act; and a person shall be deemed lo be interested in land if he is interested in an easement affecting the land <sup>3</sup>[or cultivates the land or any portion of il as a

Sonthal Parganas by ihe Sonthal Parganas Settle mem Regulation, 1872 (III or

<sup>1872),</sup> s. 3 : Khondmals District by the Khondmali Laws Regulation, 1936 {IV of 1936), s. 3 and Seh,; and

TTie words "all the Provinces of Mia" were first substituted for the words "the whole of British India" by para. 3(2) of the Indian Independence (Adaptation of Central Acts and Ordinances) Order, 1948. Thereafter the words "the whole of India except Part B States" were substituted for the words "all the Provinces of India" by para. 4(7) or the Adaptation of Laws Order, 1950. Then the words "the territories which, immediately before the 1st November, 1956, were comprised in Pan B Stales" were substituted for the

bargadar];
^Explanation.—A bargadar is a person who under the system generally known as adhi, barga or bhag cultivates the land of another person on the order to a few distribution of the produce of such land to

(c) the expression "Collector" means the Collector of a district, and includes a Deputy Commissioner and any officer especially appointed by the <sup>1</sup>[appropriaie Government] to perform the functions of a Collector under this Act; 7\* \*

words "Part B Stales" by para. 3 and the Schedule of the Adaptations of Laws (No. 2) Order, 1956. Thereafter the words "the State of Jammu and Kashmir" were substituted for the words, figures and letters within square brackets by s.2 of the Land Acquisition (Amendment) Act, 1984 (Aci LXVIII of 1984). Finally this substitution was nol in force as s.2, *ibid* was repealed by s.2 of, and the 1st Schedule to, the Repealing and Amending Act, 1988 (Act XIX of 1988).

So much of section 2, as had not been repealed, was repealed by s. 3 of, and the Second Schedule to, the West Bengal

Repealing and Amending Aci, 1948 (West Ben. Act VII of 1948).

"Clause (aa) was inserted by s. 3(a) of the Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984), Later this insertion was nol in force as s. 3(o), *ibid* was repealed by s.2 of, and the 1st Schedule to, the Repealing and Amending Act, 1988 (Act XIX of 1988).

These words were added wilh reuospeciive effect by s. 3(f) of the Land Acquisition (West Bengal Amendment) Act, 1963 (West Ben. Aci XXX of 1963).

The words "Provincial Government" were first substituted for the words "Local Government" by para. 4{//} of the

Government of India (Adaptation of Indian Laws) Order, 1937. Thereafter the words "appropriate Government" were substituted for the words "Provincial Government" by para. 3 and the First Schedule of the Adaptation of Laws Order, 1950.

'Clause (cc) was inserted by s. 3(b) of the Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984). Later this insertion was not in force as s. 3(b), *ibid* was repealed by s.2 of, and the 1st Schedule to, the Repealing and Amending Aci, 1988 (Act XIX of 1988).

#### (Part !.—Preliminary.—Section 3.)

|d| [he expression "Court" means a principal Civil Court of original jurisdiction, and includes the Court of any Additional Judge, Subordinate Judge or *Munsif* whom the <sup>z</sup>[State Government] may appoint, by name or by virtue of his office, lo perform, concurrently with any such principal Civil Court, all or any of the functions of the Court under this Act within any specified local limits and, in the case of a *Munsif*, up lo the limits of the pecuniary jurisdiction with which he is vested under section 19 of the Bengal, Agra and Assam Civil XII of 1887. Courts Aci, 1887.

<sup>3</sup>(t) the expression "Company" means a Company registered under the "Indian Companies Act, 18S2 or under the (En- VI of IB82. . glish)

Companies Acts, 1862 to 1890, or incorporated by an

Act of Parliament <sup>5</sup>[of the United Kingdom] or <sup>6</sup>[by an Indian Law], or by Royal Charter or Letters Patent <sup>T</sup>[and includes a society registered under the Societies Registration Act, 1860, xxi Eg^o. and a registered society within the meaning of the Co-oper- ative Societies Act, 1912], u of ]\$]2.

8\* \* \* *m* 9\* \* \* \*

'Substituted Tar ihc original clause by s. 3 of the Land Acquisition' (Bengal Amendment) Aci, 1934 (Ben, Act II of 1934).

The original clause is as fallows, namely :ô

(,d) (he expression "Court" means a principal Civil Court of original jurisdiction, unless the appropriate Government has appointed (as it is hereby empowered lo do) a special judicial officer within any specified local limits lo perform lhe functions of the Court under this Act;

Tlie words "Provincial Government" were originally substituted far the words "Local

Tlie words "Provincial Government" were originally substituted far the words "Local Government" by paragraph  $4(\prime)$  ef ihc Government of India (Adaptation of Indian Laws) Order, 1937 and thereafter the word "Stale" was substituted for the word "Provincial" by paragraph  $4(\prime)$  of the Adaptation of Laws Order, 1950.

Clnusc («) was substituted for the original by s. 3 (c) of (fie Land Acqui-

sition (Amendment) Act, 1984 (Act LXVin of 1984). Later, this substitution was not in force as s. 3 (c), *ibid* was repealed by s. 2 of, and the 1st Schedule to, the Repealing and Amending Act, 1988 (Act XIX of 1988). *'See* now the Indian Companies Act, 1956 (t of 1956).

Inserted by para. 3 and the First Schedule or the Adaptation of Laws Order,

1950.

"Substituted for the words "of the Governor-General in Council" by pira.
3 and the First Schedule of the Government of India (Adaptation of Indian Laws)
Order, 1937.

'Insterted by s, 2 of the Land Acquisition (Amendment) Act, 1919 (XVII of 1919), The words "or any other law relating to Co-operative Societies Tor the lime being in forc<i in any Suite." were inserted by s. 2 of lhe Land Acquisition (Amendment) Aci, 1962 (Act XXXI of 1962). Later s. 2, *ibid* was repealed by s,2 of the Repealing and Amending Act, 1974

(Act LVr of 1974).

For >Ihc purpose of acquisition of-land for the Board of Trustees for lhe improvement of Calcutta under the Calcutta Improvement Act, 1911 (Ben. Act V of 1911). after clause (e) Lhe following shall be deemed to be inserted, namely :ô

"(cJ) the expression 'local authority' includes Ihc Board of Trustees constituted under ihc Calcutta Improvement Act, 1911."

Vide section 71 of, and paragraph 1 of the Schedule to, that Act.

"For the purpose of acquisition of land for the Board of Trustees for Ihc improvement of

Howrah under the Howrah Improvement Act, 1956 (West Ben. Act XIV of 1956), after clause (e) the following clause shall be deemed to be inserted, namely :ô

"(ef) lhe expression "local authority" includes the Board of Trustees constituted under the Howrah Improvement Act, 1956;"

Vide section 70 of, and paragraph 1 of Ihe Schedule to, thai Act.

#### (Part /.—Preliminary,—Section 3.)

- \(\lambda ee\)\ the expression "appropriate Government" means, in relation to acquisition of land for the purposes of the Union, the Central Government, and, in relation to acquisition of land for any other purposes, the State Government;]
- <sup>2</sup>(/) the expression "public purpose" includes the provision of village-sites in districts in which the ^appropriate Government] shall have declared by notification in the *Official Gazette* that it is customary for the Government to make such provision; and (5) the following persons shall be deemed persons "entitled to act" as and to the extent hereinafter provided (that is 10 say)ô
- trustees for other persons beneficially interested shall be deemed the persons entitled to act with reference to any such case,
  - and that to the same extent as the persons beneficially interested could have acted if free form disability;
- a married woman, in cases to which Lhe English law is applicable,
  - shall be deemed the person so entitled to aci, and whether of full age or nol, lo the same extent as if she were unmarried and of full age; and the guardians of minors and the committees or managers of lunatics or idiots shall be deemed respectively the persons so entitled to act, (0 the same extent as the minors, lunatics, or idiots themselves, if free from disability, could have acted:

Provided thatô

- (0 no person shall be deemed "entitled to act" whose interest in the subject-matter shall be shown to the satisfaction of the Collector or Court to be adverse to the interest of (he person interested for whom he would otherwise be entitled to act.
- 00 in every such case the person interested may appear by a next friend or, in default of his appearance by a next friend, the Collector or Court, as the case may be, shall appoint a guardian for the ease to aci on his behalf in the conduct thereof;
- 0(0 the provisions of ^[Chapter XXXI of the <sup>5</sup>Codc of Civil XIV of Procedure] shall, *mutatis mutandis*, apply in the case of 1882. persons interested appearing before a Collector or Court by a next friend, or by a guardian for the case, in proceedings under this Act; and

Inserted by para. 3 and lhe First Schedule or the Adaptation of Laws Order,

1350.

'Clause (/) was substituted for the original by s. 3(d) of Lie Land Acquisition (Amendment) Act, 19S4 (Act LXVtfl of 1954). Later iflis substitution was not in force as s, 3 (J), ibid was repealed by s.2 of, and the 1st Schedule io, the Repealing and Amending Act, 1988 (Act XIX of 1988).

See foot-note 6 on page 42S, ante.

Tfie words, figures and leuers "Order XXXd of the First Scheduli to the Code of Civil Procedure, 1908" were substituted for the words and letters within square brackets by s. 3(f) of ihc Land Acquisition (Amendment) Act, 1984 (Act LXVJ1I of 1984), Later this substitution was not in force us s. 3(^), *ibid* was repealed by s.2 of, and the 1st Schedule to, the Repealing and Amending Act, 1988 (Act XIX of 1988).

'See now the Code of Civil Procedure, 1908 (Act V or 1908), Sch. I, Order

XXXI I.

#### (Part 11.—Acquisition.—Section 4.)

(iv) no person "cnlilled lo act" shall be competent to receive the compensation-money payable to lhe person for whom he is calilled to act unless he would have been competent to alienate ihc land and receive and give a good discharge for Ihe purchase-money on a voluntary sale.

## PART n

#### ACQUISITION.

Preliminary Investigation.

- '4. (J) Whenever il appears to ihc <sup>2</sup>[appropriate Government] Publication of pre- [hal land in any Ipcaliiy  $^3$ [is needed or] is likely to be needed liminary notifica- for any public purpose  $^{**}$  \*, a notification lo that effect  $^{,ion}$ -  $^{3011}$  powers of shall be published in the *Official Gazette*  $^{s*}$  \*, and the officers thereupon. Collector shall cause public notice of the substance of such notification to be given al convenient places in the said locality <sup>6</sup>\* \* \*.
- (2) Thereupon it shall be lawful for any officer, either generally or specially authorised by such Government in this behalf, and for his servants and workmen,ô

to enter upon and survey and lake levels of any land in such locality;

to dig or bore into the sub-soil;

to do all other acts necessary to ascertain whether the land is adapted for such purpose;

to set out the boundaries of the land proposed lo be taken and lhe intended

line of the work (if any) proposed to be made thereon; to mark such levels, boundaries and line by placing marks and cutting trenches; and

where otherwise the survey cannot be completed and the levels taken and the boundaries and line marked, to cut down and clear away any pari of any standing crop, fence or jungle:

Provided lhat no person shall enter into any building or upon any enclosed court or garden attached to a dwelling-house (unless with the consent of the occupier thereof) wilhoul previously giving such occupier at leasl seven days' notice in writing of his inteniion to do so.

'As lo the amendments with which this section should be read when land is required for lhe purposes of a Company, see s. 38(2), infra. A protected monument may be acquired under this Act as if its preservation were a "public purpose" within the meaning of the Aci, see s, 10 of the Ancienl Monuments Preservation Act, 1904 (VII of 1904).

'See foot-note 6 on page 428, *ante*. 'Inserted by s. 2 of the Land Acquisition (Amendment) Act, 1923 (XXXVIII of 1923).

The words "or for a Company" were inserted by s. 4(a) of the Land Acquisition (Amendment) Act, 1934 (Act XLVIII of 1984). Later this insertion was not in force as s. 4(a), ibid was repealed by s,2 of, and the 1st'Schedule to, the Repealing and Amending Act, 1988 (Act

'The words "and in two daily newspapers circulating in that locality of which at least one be in lhe regional language" were inserted by s. 4(b) of the Land Acquisition (Amendment) Act, 1984 (Act XLVIII of 1984). Later this insertion was not in force as s.4 (b), ibid was repealed by s.2 of, and lhe 1st Schedule to, the Repealing and Amending Act, 1988 (Act XIX of

The brackets and words "(the last of the dates of such publication and the giving of such public notice, being hereinafter referred to as the date of the publication of lhe notification)" were inserted by s.4 (c) of the Land Acquisition (Amendment) Act, 1984 (Act XLVIII of 1984), Later this insertion was not in force as s.4 (c), *ibid* was repealed by s.2 of, and the 1st Schedule lo, the Repealing and Amending Act, 1988 (Act XIX of 1988). [Act I

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#### The Land Acquisition Act, 1894. (Pari 11,—Acquisition.—Sec!ions 5, 5A.)

Payment for damage,

5. The officer so authorised shall at the lime or such entry pay or lender payment for all necessary damage lo 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 the decision of the Collector or other chief revenue-officer of the district, and such decision shall be final.

#### ^[Objections.]

Hearing or

- (^) AnV person interested in any land which has been notified under section 4, sub-section (1), as being needed or likely to be needed for a public purpose or for a Company may, '[within thirty days after the issue of the notification], object to the acquisition of the land or of any land in the locality, as the case may be.
- (2) Every objection under sub-section (/) shall be made to the Collector in writing, and the Collector shall give the objector and opportunity of being heard <sup>3</sup>[either in person] or by pleader and shall, after hearing all such objections and after making such further inquiry, if any, as he thinks necessary, ""(submit the case for the decision of the <sup>s</sup>[appropriate Goveanment], together with the record of lhe proceedings held by him and a report containing his recommendations on the objections). The decision of the ^[appropriate Government] on the objections shall be final.

This section with its heading was inserted by s, 3 of (he Lund Acquisition (Amendment) Act. 1923 (Act XXXVIII of 1923).

The words "within thirty days from the date or the publication of the notification" were subsiti luted for the words within square bracketi by s. 5 (n) of the Land Acquisition (Amendment) Act, 19B<1 (Act LXVIII of 1984). Later, this substitution was not in force as s. 5 (a), *ibid* was repealed by s, 2 of, and the Isi Schedule lo, the Repealing and Amending Act, 1988 (Act XIX of 1988).

"The words "in person or by any person authorised by him in this behalf" were substituted for (he words within square brackets by s. 5(b) or (he Land Acquisition (Amendment) Act. 1934 (Act LXVIII of 1984). Later, this substitution was not in force as s.5(fi), *ibid* was repealed by s.2 of, and (he 1st Schedule to, the Repealing and Amending Act, 1988 (Act XIX of 1988),

JThe words "either make a report in respect of the land which has been notified under section 4, sub-section (J), or make different reports in respect of different parceis of such land, lo the appropriate Government, containing his recommendations on (he objections, together with the record of the proceedings held by him, for the decision of thol Government" were substituted Tor the words within the first brackets by s.2 of the Land Acquisition (Amendment and Validation) Act, 1967 (Act XIII of 1967). Later, this substitution was not in force as s,2, *ibid* was repealed by s.2 of the Repealing and Amending Act. 1974 .(Act LVI of 1974). 'See foot-note 6 on page 428, *ante*.

objections

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(iParI U.—Acquisition.—Section 6.)

(J) For ihc purposes of this section, a person shall be deemed to be interested in land who would be entitled to claim an interest in compensation if the land were acquired under this Act.

 $Declaration\ of\ intended\ Acquisition.$ 

6. (7) Subject to the provisions of Part VII of this Act, '(when the Declaration thai <sup>3</sup>[appropriate Government] is satisfied, after considering the report, I<sup>1</sup>, <sup>111115</sup> fequired for if any, made under section 5A, sub-section (2),) thai any particular <sup>a</sup> P<sup>ublic</sup> pwp<sup>0</sup>/<sub>-</sub> land is needed for a public purpose, or for a Company, a declaration shall be made to that effect under the signature of a Secretary to such Government or of some officer duly authorized to certify its orders. <sup>3</sup>[\* \* , \* \* \* \* \*]:

"The words wirhin Ihc firsi bracked were substituted for Lhe words "whenever ii appears lo lhe Local Government" by s. 4 or lhe Land Acquisition (A mend men I) Act, 1923 (Act XXXV] II of 1923),

-See foot-no[c 6 on page 428, ante.

The words "and different declarations may be made from lime lo time in respect af different parcels of any land covered by the same notification under see lion 4, sub-section (/), irrespective of whether one report or different reports has or have been made (wherever rwjuired) under section 5A, sub-section (2)" were inserted by s. 3 (a) (0 of the Land Acquisition (Amendment and Validation) Act, 1967 (Aci XIII of 1967). Later this insertion was not in force as s. 3(a) (0. *ibid* was repealed by s.2 of, and ihc 1st Schedule to, the Repealing and Amending Act, 1974 (Act LVI of 1974).

#### The Land Acquisition Act, 1894.

(Pari II.—Acquisition.—Section 6.)

'[Provided that] no such declaration shall be made unless the compensation to be awarded for such property is lo be paid by a Company, or wholly or partly out of public revenues or some fund controlled or managed by a local authority.

(2) <sup>3</sup>[The declaration] shall be published in the *Official Gazette*, <sup>4</sup>[and shall state] the district or other territorial division in which the land is situate, the purpose for which it is needed, its approximate area, and, where a plan shall have been made of lhe land, the place where such plan may be inspected.

'Initially, a first proviso and lhe words "provided further thai" were substituted for the words within square brackets by s. 3(a) (it) of Ihc Land Acquisition (Amendment and validoiion) Act. 1967 (Act XIII of 1967). Then, an another first proviso was substituted for lhe said first proviso by s. 6 (a) (i) of lhe Land Acquisition (Amendment) Act, 1984 (Act XLVIII of 1984). Finally, the above substitutions were not in force as s. 3(c) (i'0 of Aci XIII or 1967 was repealed by s.2 of, and the 1st Schedule lo, the Repealing arid Amending Act, 1974 (Act LV1 or 1974) and s. 6 (a) (/) of Act XLVIII of 1984 was repealed by s.2 of the Repealing and Amending Act, 1988 (Act XIX of 1988).

-"Explanation 1 and Explanation 2" were added at the end of second provise lo subsection (I) by s. 6 (a) (2) of lhe Land Acquisition (Amendment) Aci, 1984 (Aci LXVIII of 1984), Later, this substitution was not in force as s.6{a) (2). *ibid* was repealed by s.2 of. and the 1st Schedule to, the Repealing nnd Amending Act. 1988 (Act XIX of 1988).

JThc words "Every declaration" were substituted for the words wilh in square brackets by s.3 (b) of lhe Land Acquisition (Amendment and Validation) Act, 1967 (Act XIII of 1967). Later, this substitution was not in force as s.3 (b), *ibid* was repealed by s.2 of. and the lit Schedule lo, the Repealing and Amending Act, 1974 (Aci LVI of 1974).

In the locality in which lhe land is situate of which at least one shall be in the regional language, and lhe Collector shall cause public no lice or lhe substance of such declaration to be given at convenient places in the said locality (the last of the dales of such publication and the giving of such public notice, being hereinafter referred lo as the dole of the publication of the declaration), and such declaration shall state" were subsumed Tor lhe words wilhin lhe square brockets by s.6(b) of lhe Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984). Later, this substitution was not in force as s.6(i>). ibid was repealed by s.2 of, and the 1st Schedule to. the Repealing and Amending Act, 198S (Aci XIX of 1988).

(Part II.—Acquisition. 6 Section 6.)

(3) The said declaration shall be conclusive evidence [hat the land is needed for a public purpose or for a Company, as the ease may be; and, after making such declaration, [he '[appropriate Government.] may acquire lhe land in manner hereinafter appearing.

\*See fool-note 6 on page 428, ante.

For ihe purpose of acquisition of land for lhe Board of Trustees for ihe improvement uf Calcutta under lhe Calcutta Improvement Act, 1911 (Ben, Act V of 1911), after section 6, the following section shall be deemed [o be inserted, namely :ô

"6A, Publication of notification, hearing of objections and declaration under the Calcutta Improvement Act to be substituted for those under sections 4, 5A. and 5ô When acquisition is proposed to be made of land comprised within any improvement scheme framed by the Board and published under section 49 of the Calcutta Improvement Act, 1911 (Ben. Aci V of

- (i) the publication of a notice of the improvement scheme under subsection (2) of section 43 of ihc Calcutta Improvement Aci, 1911, shall be substituted for and have the same effect 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 45 and sub-ICCtion (I) of section 47 of the Calcutta Improvement Act, 1911, shall be substituted Tor and have the same effect as proceedings under section 5A:
- (Hi) (he publication of a notification under section 49 of lhe Calcutta Improvement Act, 1911, shall be substituted for and have the some effect as a declaration under section 6."

Vide section 71 of, and paragraph 1A of lhe Schedule lo, lhal Act. For the purpose of acquisition of land for the Board of Trustees for lhe improvement of Howrah under lhe Howrah Improvement Act, 1956 (West Ben. Act XIV of 1956), after section 6, lhe following section shall be deemed lo be inserted, namely:ô

- "6A. Publication of notification, hearing of objections and declaration under the Howrah Improvement Act, 1956. to be substituted for those under sections 4, SA and 66 When acquisition is proposed to be made of land comprised within any improvement scheme framed by the Board and published under section 51 of ihc Howrah Improvement Act, 1956ô
  - (/) the publication of a notice of the improve/nent scheme under subsection (2) of section 45 of lhe Howrah Improvement Act, 1956, shall be substituted for and have the same effect 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; (ir) proceedings under section 47 and sub-section (/) of section 49 of lhe Howrah Improvement Act, 1956, shall be substituted for and havt the same effect as proceedings under section 5A;
  - (iii) the publication of a notification under section 51 of the Howrah Improvement Act, 1956, shall be substituted for and have the some effect as a declaration under section 6."

 $\it Vide\ section\ 70$  of, and paragraph 2 of the Schedule to. Ihal Act.

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(Pan II.—Acquisition.—Sections 7—9.)

7. Whenever any land shall have been so declared to be needed for a public purpose or for a Company, the '[appropriate Government], or some officer authorised by the '[appropriate Government] in this behalf, shall dircc; the Collector to take order for the acquisition of the land.

After declaration, Collector lo lake order for acquisition.

- 8. The Collector shall thereupon cause the land (unless it has been already marked out under section 4) to be marked out. He shall also cause il to be measured, and if no plan has been made thereof, a plan lo be made of the same.
- 9. (/) The Collector shall then cause public notice to be given at convenient places on or near the land to be taken, stating thai the Government intends lo take possession of the land, and that claims lo

Land lo be marked out, measured and planned.

compensation for all interests in such land may be made io him.

lo Noiicc persons interested

(2) Such notice shall state the particulars of lhe land so needed, and shall require all persons interested in the land to appear personally or by agent before the Collector at a lime and place therein mentioned (such lime not being earlier than fifteen days after lhe date of publication of lhe notice), and to state lhe nature of their respective interests in lhe land and lhe amount and particulars of their claims to compensation for such interests, and their objections "(if any) to the measurements made under section 8. The Collector may in any case require such statement to be made in writing and signed by the party or his agent,

- (J) The Collector shall also serve notice to lhe same effect on lhe occupier (if any) of such land and on all such persons known or believed to be interested therein, or to be entitled lo act for persons so interested, as reside or have agents authorised lo receive service on iheir behalf, within lhe revenue-district in which the land is situate.
- (4) In case any person so interested resides elsewhere, and has no such agent, the notice shall be sent to him by post in a letter addressed lo him at his last known residence, address or place of business and <sup>2</sup>[registered under Part III of the <sup>3</sup>Indian Post Office Act, 1866.]

'5« foal-note 6 on page 428, ante.

The words and figures "registered under sections 28 and 29 of the Indian Post Officc Act, 1898 with the marginal reference VI or 1898" were subsliluied for the words and figures within square brackets wilh the marginal reference by s,7 of Ihc Lund Acquisition (Amendment) Act, 1984 (Act LXVII1 of 1984). Later, this substitution was rot in force as £.7, ibid was repealed by s.2 of, and the 1st Schedule to, the Repealing and Amending Act, 1988 (Act XIX of 1988).

>See now the Indian Post Office Aci, 1898 (VI of 1898).

XIV of 1866. XLV of

1360.

#### (Part 11.—Acquisition.—Sections JO, II,)

10. (/) The Collector may also require any such person to make or deliver to him, at a lime and place mentioned (such time not being earlier than fifteen days after the date of the requisition), a statement containing, so far as may be practicable, lhe name of every other person possessing any interest in the land or any part thereof as co-proprietor, sub-proprietor, mortgagee, tenant or otherwise, and of the nature of such interest, and of the rents and profits (if any) recieved or receivable on account thereof for three years next preceeding the date of the statement.

(2) Every person required to make or deliver a statement under this section or section 9 shall be deemed to be legally bound to do so within the meaning of sections 175 and 176 of the Indian Penal Code.

Enquiry into Measurements, Value and Claims, and Award by the Collector.

<sup>1</sup>ll. On the day so fixed, or on any other day to which the

Power lo require and enforce the making of statements as to names and interests

Enquiry and award by Collector.

'Scction 11 ww renumbered as sub-section (J) of that section and after such renumbering two provisos were added at the end of lhai sub-section by s. 3(a) of the Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984). Luicr, ihis addition was nol in force as s. 3(rt), *ibid* was repealed by s.2 of, and the Isi Schedule to, the Repealing and Amending Act, 1988 (Act XIX of 1988).

(Part II.—Acquisition.—Section 12.)

enquiry has been adjourned, the Collector shall proceed ID enquire info the objections (if any) which any person interested has stated pursuant to a nolicc given under section 9 to the measurements made under section 8, and inio (he value of the land [at the date of the publication of the notification under section 4, sub-section (/)], and into the respective interests of the persons claiming the compensation and shall  $^5$ make an award under his hand ofô

- (0 the tnie area of lhe land;
- (ii) the compensation which in his opinion should be allowed for the land; and
- (iii) the apportionment of the said compensation among all the persons known or believed to be interested in ihc land, of whom, or of whose claims, he has information, whether or not they have respectively appeared before him.

3 *	*	*	*
3*	#	*	*
3 *	*	*	*
4+	*	+	

Award of Collector when to be final.

12. (J) Such award shall be filed in the. Collectors' office and shall, except as hereinafter provided, be Final and conclusive evidence, as between the Collector and the persons interested, whether they have respectively appeared before the Collector or not, of the true area and value of lhe land, and the apportionment of the compensation among the persons interested.

{Part 11,—Acquisition,—Sections !3, 14.)

- (2) The Collector shall give immediate notice of his award lo such of the persons interested as are nol present personally or by their representatives when the award is made.
- 13. The Collector may, for any cause he thinks fit, from time lo lime adjourn the enquiry to a day to be fixed by him.

  i\*\*\*\*
- 14. For the purpose of enquiries under ihis Act the Collector shall have power to summon and enforce the attendance of witnesses, including the parties interested or any of them, and to compel the production of documents by the same means, and (so far as may be) in the sams manner, as is provided in the case of a Civil Court under the <sup>2</sup>Codc of Civil Procedure.

XIV of 1882.

5 of section 50" shall be deemed to be inserted, *vide* section 70 of. and paragraph 3 or the Schedule to, [hat Aci.

<sup>3</sup>Sub-sections (2), (i) and (4) were inserted by s,8 (b) of the Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984), Later, these insertions were not in force as s. E(fr), *ibid* was repealed by s.2 of, and the 1st Schedule to, the Repealing and Amending Act, 1988 (Act XIX of 1988)

"Section 11A with its *Explanation* w's inserted by s. 9 of the Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984) Later, [his insertion was not in force as s,9, *ibid* was repealed by s.2 of, and the 1st Schedule to. the Repealing and Amending Act, 1988 (Act XIX of 1988).

'Section 13A was inserted by s.IO of ihc Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 19845. Laicr, this insertion was nol in force as £.10. *ibid* was repealed by s.2 of, and the Isi Schedule to, lite Repealing and Amending Aci, [988 (Aci XIX of (9HS).

ÍHie words and figures "Code of Civil Procedure, 1908" wilh the marginal reference "5 of 1908" was substituted for Ihc words and figure "Code of Civil Procedure" with lhe marginal reference "14 of 1882" by s.ll of the Land Acquisition (Amendment) Act, 1954 (Act LXVIII of 1984). Later, this substitution was not in force as s.ll, *ibid* was repealed by s.2 of, and lhe 1st Schedule to, the Repealing and Amending Act, 1988 (Aci XIX of 1988).

Adjournment of enquiry.

Power to summon and enforce alien- donee of witnesses and production of documents.

[Act I 440

The Land Acquisition Act, 1894.

(Part 11.—Acquisition.—Sections 15—17.)

Mailers to be considered and neglected.

Power 10 lake

Special powers in cases of urgency.

15, In determining the amount of compensation, the Collector shall be guided by ihc provisions contained in sections 23 <sup>J</sup>[and 24].

#### Taking Possession.

16. When the Collector has made an award made under section 11, he may take possession of lhe land, which shall thereupon a[vesl absolutely in lhe Government], free from all encumbrances.

<sup>4</sup>17. (7) In cases of urgency, whenever the <sup>E</sup>[appropriate Government] so directs, the Collector, though no such award has been made, may, on the expiration of fifteen days from the publication of the notice mentioned in section 9, sub-section (1), <sup>6</sup>[iakc possession of any waste or arable land needed for public purposes or for a Company], Such land shall thereupon <sup>3</sup>[vest absolutely in ihc Government], free from all encumbrances.

(2) Whenever, owing lo any sudden change in the channel of any navigable river or other unforeseen emergency, it becomes necessary for any Railway Administration to acquire the immediate possession of any land for the maintenance of their traffic or for lhe purpose of making thereon a river-side or ghat station, or of providing convenient connection wilh or access to any such station, T\* \* \* the Collector may, immediately after the publication of the notice mentioned in subsection (/) and with the previous sanction of the [appropriaie Government] enter upon and take possession of such land, which shall thereupon <sup>z</sup>[vcst absolutely in the Government | free from all encumbrances:

Provided lhat the Collector shall not lake possession of any building or part of d building under this sub-section without giving to the occupier thereof at least forty-eight hours' notice of his intention so to do, or such longer nolice as may be reasonably sufficient lo enable such occupier to remove his movable property from such building without unnecessary inconvenience.

<sup>&#</sup>x27;For die purpose of acquisition of land for lhe Board of Trustees far Ihc improvement of Calcutta under lhe Calcutta Improvement Act, 1911 (Ben. Act V of 1911), far lhe word and figures "and 24" die figures, word and Idler "24 and 24A" shall he deemed lo be substituted, vide sec lion 71 of, and paragraph 3 of the Schedule lo, thai Act.

For lhe purpose of acquisition of land Tor the Board of Trustees far the improve men I of Howrah under ihc Howrah Improvement Act, 1956 (Wcsl Ben. Act XIV of 1956). for lhe word and figures "and 24" lhe figures, word and letter "24 and 24A" shall be deemed to be substituted,

vide section 70 of, tuid paragraph 4 of the Schedule lo. Ihal ACL
Scclion 15A was inserted by 5,12 of lhe Land Acquisition (Amendment) Aci, 1984
(Act LXVIII of 1984). Liter, this insertion was not in force as 5,12. ibid was repealed by s,2 of,

and die 1st Schedule to, Lhe Repealing and Amending Aci. 1988 (Act XIX of 1988).

The words "vest absolutely in lhe Crown" were first substiluted for the words "vest absolutely in the Government" by para. 3 and the First Schedule of the Government of India (Adaptation of Indian Laws) Order, 1937, Thereafter lhe word "Government" was substituted for the won) "Crown" by para. 4(/J of lhe Adaptation of Laws Order, 1950.

"Section 557 (A) of the Calcutta Municipal Act, 1899 (Ben. Aci HI af 1899), which has a bearing on section 17, may also be seen.

<sup>&#</sup>x27;See root-note 6 on page 428, ante. The words "take possession of any land needed for n public purpose" were substituted for lhe words within square brackets by s. 13(a) of the Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984). Later, this substitution was not in force as s, 13(a), ibid was repealed by s.2

of, and the Isl Schedule Io, lhe Repealing and Amending Act, 1988 (Act XIX of 1988).

HT.c words "or the appropriate Government considers it necessary la acquire the immediate possession of any land for the purpose of maintaining any structure or system pertaining to irrigation, water supply, drainage, road communication or electricity." were inserted by s. 13(b) of the Land Acquisition (Amendment) Act. 19B4 (Act LXVIII of 1984), But ihis insertion was not in force as s.13(i). ibid was tepealed bys,2 of, and lhe Isl Schedule lo. lhe Repealing and Amending Aci, 1988 (Act XIX of 1988).

#### (Part II.—Acquisition.—Section 17.)

(J) In every case under either of the preceding sub-sections the Collector shall at the time of taking possession offer to the persons interested compensation for lhe standing crops and trees (if any) on such land and for any other damage sustained by them caused by such sudden dispossession and not excepted in section 241; and, in case such offer is nol accepied, the value of such crops and trees and lhe amount of such other damage shall be allowed for in awarding compensation for the land under the provisions herein contained.

14) In the case of any land to which, in the opinion of the 4(appropriate Government), the provisions of sub-section (/) or subsection (2) are applicable, the ^(appropriate Government)  $_{m}\text{ay}$  direct that lhe provisions of section 5A shall not apply, and, if il does so direct, a declaration may be made under section 6 in respect of the land at any time E(afler ihe publication of Ihe notification) under section 4. subsection (/). 6\* \* \* \* \* \*

For ihc purpose of acquisition of land for lhe Board of Trustees for lhe improvement or Calcutta under the Calcutta Improve mem Act, 1911 (Ben. Act V or 1911), after the figures "24" the words, figures and letter "or section 24A" shall be deemed to be inserted *vide* section 71 or, and paragraph 4(7) of the Schedule to, thai Act.

For the purpose of acquisition of land Tor the Board of Trustees Tor the improvement of Howrah under lhe Howrah Improvement Act, 1956 (West Ben, Act XIV of 1956), after Ihc figures "24" die words, figures and letter "or scclion 24 A" shall be deemed lo be cried, vide section 70 of, and paragraph 5(/) of the Schedule to, that Act.

Sub-scclions (3A) and (3B) were inserted by s. 13(c) of the Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984). Later, this insertion was not in force as s. 13(c), ibid was repealed by s,2 of, and the 1st Schedule to, the Repealing and Amending Aci, 1988 (Art XIX of I9BB).

<sup>5</sup>Added by s. 6 of lhe Land Acquisition (Amendment) Act, 1923 (XXXVIII of 1923). \*See foot-note 6 on page 428, an re.

The words "after lhe dale of the publication of the notification" were substituted (or ihc words within first brackets by s. 13(d) of the Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984). Lolcr, ihis substitution was not in force as s,13(rf), ibid was repealed by s,2 of, and ihc 1st Schedule to, the Repealing and Amending Act, 1988 (Act XIX of 198B).

For the purpose of acquisition of land for lhe Board of Trustees for Ifie improvement of Calcutta under Îhe Calcutta Improvement Aci, 1911 (Ben. Acl V or i9ii),ô

(a) ID sec lion 17 ihc following subsections shall be deemed to be added, namely :ô

"(4) Sub-sections (/) and (J) shall apply also in Ihc case of any area which is stated in a certificate granted by a salaried Presidency Magistrate or a Magistrate of lhe first class lo be unhealthy.

(5) Before granting any such certificate, the Magistrate shall cause notice to be served as promptly as may be on lhe persons referred lo in sub-section (J) of section 9, and shall hear without any avoidable delay any objections which may be urged by them.

(6) When proceedings have been taken under this section for lhe 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."

Vide section 71 or, and paragraph 4(2) of the Schedule to, that Act; nnd (b) after section 17 the following section shall be deemed to be inserted, namely

(Foot-note 6 concluded next page)

[Act I 442

The Land Acquisition Act, 1894.

(Part 111.—Reference to Court and Procedure thereon.— Section 18.)

#### PART HI

Reference to Court and Procedure thereon.

18. (/) Any person interested who has nol accepted the award Reference may, by written application to the Coliector, require that the matter be referred by the Collector for the determination of the Court, whether his

objection be lo ihc measurement of the land, the amount of the compensation, the persons to whom it is payable, or the apportionment of the compensation among the persons interested.

 $\ \,$  (2) The application shall state the grounds on which objection to the award is taken :

Provided that every such application shall be made,ô

- (a) if the person making it was present or represented before the Collector at the time when he made his award, within six weeks from the date of the Collector's award;
- (b) in other eases, within six weeks of the receipt of the notice from the Collector under section 12. sub-section (2), or within six months from the date of the Collector's award, whichever period shall first expire.

(Fool-note 6 continued front previous page concluded)

"17A. Transfer of land to Board.ô In every ease referred lo in section 16 or section 17, Lhe Collector shall, upon payment of the cost of acquisition, make over charge of the land to lhe Board; and the land shall thereupon vest in the Board, subject ( the liability or the Board to pay any further costs which may be incurred on account of its acquisition."

Vide section 71 of, and paragraph 5 of the Schedule lo lhal Act.

Tor lhe purpose of acquisition of land for lhe Board of Trustees for the improvement of Howrah under the Howrah Improvement Act. 1956 (Wcsl Ben. Act XIV of 1956). $\hat{o}$ 

(a) lo section 17 the fallowing sub-sections shall be deemed lo be added, namely :ô

"(5) Sub-sections (/) and (3) shall apply also in the case of any area which is plated in a certificate granted by a salaried Magistrate or Ihc first class lo be unhealthy.

((f) Before granting any such certificate, the Magistrate shall cause notice to be served as promptly as may be on the persons referred to in sub-section (J) 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 Ihis section for the acquisition of any land, and any person sustains damage in con sequence of being suddenly dispossessed of such land, compensation shall be paid to such person Tor such dispossession."

Vide section 70 of, and paragraph 5(Z) of the Schedule lo, that Aci; and

(i) after section 17 the following section shall be deemed to be inserted, namely :ô

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

any further costs which may be incurred on account of its acque Vide section 70 of, and paragraph 6 of the Schedule to, lhal Act.

to Court.

443

fPart 111.—Reference to Court and Procedure thereon.— Seel ions 19—23.)

- 19. (I) In making the reference, the Collector shall state Tor the information of the Court, in wining under his hand,ô
  - (a) the situation and extent of the land, with particulars of any trees, buildings or standing crops thereon;
  - the names of the persons whom he has reason to think interested in such land; [he amount awarded for damages and paid or tendered under sections 5 and 17,
  - gr either of [hem, and [he amount of compensation awarded under section 11; '[and]
  - (d) if the objection be to the amount of the compensation, the grounds on which the amount of compensation was determined.
- (2) To lhe said statement shall be attached a schedule giving the particulars of [he notices served upon, and of the statements in writing made or delivered by, the parlies interested respectively,
- 20. The Court shall thereupon cause a noiice specifying the day on which the Court will proceed to determine Ihc objection, and directing [heir appearance before the Court on that day, to be served on the following persons, namely :ô
  - (a) the applicant;
- (b) all persons interested in the objection, except such (if any) of them as have consented without protest to receive payment of lhe compensation awarded; and
- . (c) if [he objection is in regard to the area of the land or to lhe amount of lhe Service of compensation, [he Collector.
- 21. The scope of lhe enquiry in every such proceeding shall be restricted lo a consideration of the interest of the persons affected by the objection.
- 22. Every such proceeding shall take place in open Court, and all persons entitled to practise in any Civil Court in the Estate shall be entitled to appear, plead and act (as the case may be) in such proceeding.
- 23. (1) In determining the amounl of compensation to be awarded for land acquired under this Act, the Court shall take into consideration-

\*first, the market-value of the land at the date of the publication of the ^notification under section 4, sub-section (/)];

secondly, the damage sustained by the person inlerested, by reason of lhe taking of Restriction on any standing crops or trees which may be on lhe land at the time of the Collector's taking possession thereof;

thirdly, the damage (if any), sustained by the person interested, at the lime of [he Collector's taking possession of the land, by reason of severing such land from his other land; The wrd within square bmsktls wis smiled by s. 14(a) or ihc Land Acquisition (Amendment) Act. 1984 (Act LXVIII or 1984). Later ihis omission was not in forte is s, 14(D), *ibid* was repealed by s.2 of, and ihc 1st Schedule io, the Repealing and Amending Act, 1988 (Act XIX of [988).

Thtstouse (<"c) "wis inserted by s. 14(h) of the Land Acquisition (Amendment) Act, [984 (ACI LXVIII of 1984). Later this insertion was nol in force as s. 14(b), *ibid was* repealed by s.2 of. and the 1st Schedule to, the Repealing and Amending Act. I9B8 (Act XIX of 1988).

'Substituted Tor the word "Province" by pira. 4(/) of the Adaptation of Laws Order. 19S0. .

'For the purpose of acquisition of land uocler the Calcutta Municipal Aci J 951 (West Ben, Act XXXIII of 1951).

clause first shall be deemed to be amended as provided for in section 523 of thai ACI 'Subs, by s. 7 of the Land Acquisition (Amendment) Act. 1923 (XXXVIII oT 1921) for the u/ords "declaration

relating thereto under section 6".

Collector's

statement to the Court.

scope of proceedings. Proceedings to be in open Court. Matters lo be considered tn

determining compensation. [Act I 444

The Land Acquisition Act, 1894.

(Part III.—Reference to Court and Procedure thereon.— Section 23.)

fourthly, ihc damage (if any), sustained by the person interested, at the time of the Collector's taking possession of the land, by reason of the acquisilion injuriously affecting his other property, movable or immovable, in any olher manner, or his earnings;

fifthly, if, in consequence of the acquisition of lhe land by the Collector, the person in teres led is compelled lo change his residence or place of business, the reasonable expenses (if any) incidenial to such change; 1 \* \* \* \*

sixthly, the damage (if any) bona fide resulting from diminution of lhe profits of the land hotween lhe lime of lhe publication of lhe declaration under section 6 and lhe time of the Collector's taking <sup>2</sup>[possession of the land; and]

<sup>3</sup>seventhly, the loss of earning, if any, caused lo lhe person interested, in consequence of the acquisition of the land, where earning

was derived directly from such Jand.

The word ""and" was omitted with retrospective effect by s. 4(1) (i) of the Land Acquisilion (West Bengal Amendment) Act, 1963 (West Ben. Act XXX of 1963).

These words were subslituted with retrospective effect for lhe words "possession or the land." by s. 4(7) (ff), *ibid*. 'Clause seventhly was added with retrospective cfTccl by s. 4(1) (iii), *ibid*.

'Sub-section (1A) with lhe *Explanation* was inserted by 5.15(a) of lhe Land Acquisition (Amendment) Act, 1934 (Act LXVIII of 1984). Later Ihis insertion was nDi in force as s.15(c), *ibid* was repealed by s.2 of, and the 1st Schedule to, the Repealing and Amending Act, 1988 (Act XIX of 1988).

'Firstly, sub-seclion (2) of s. 23 shall be deemed to be omitted by s. 71 of, and paragraph 9(1) of Ihc Schedule lo. the Calcutta Improvement Aci, 1911 (Ben. Act V of 1911). Secondly, the said sub-section shall be deemed lo be omitted by s. 70 of, and paragraph 1(1) of Ihe schedule (o, Ihe Howrah Improvement Act. 1956 (Wcsl Ben. Act XIV of 1956), Finally, Ihe said sub-section shall be omilled by s. 3 or the Land Acquisilion Act, 1975 (West Ben. Act IX of 1975).

For the purpose of acquisition of land for lhe Board of Trustees for the improvement of Calcutta under (he Calcutta Improvement Act. 1911 (Ben. Act V of 1911), at the end of section 23 lhe following sub-section shall be deemed to be added, namely ;ô

"(3) For lhe purposes of clause first of sub-section (7) of Ihis section,ô (a) when acquisilion is proposed to be made by the Board of land comprised within any improvement scheme framed by lhe Board and published under seciion 49 of lhe Calcutta Improvement Aci, 1911 (Ben. Act V of 1911), the market-value of Ihc land shall be deemed lo be ihc market-value according lo the disposition of the land at lhe date of publication of lhe nolicc under sub-section (2) or seciion 43 of the said Act; and in other cases, the markel-value shall be deemed lo be the markel-value according lo the disposition or the land at the date of publication of the notification relating thereto under section 4;

(66) if the market-value has been increased or decreased owing lo the land falling within or near lo the alignment of u projected public street so much of the increase or decrease as may be due to such cause shall be difregarded;

(Foot-note 6 continued next page)

(Part III.—Reference to Court and Procedure thereon.— Section 23.) 6\*\*\*\*\*

(Fool-note 6 starting from page 444, continued)

- (bbb) if any person, without the permission of the Chairman required by section 63, sub-section (8), of Lhe Calcutta Improvement Act, 1911, has creeled, re-creeled or added lo my wall (exceeding ten feet in height) or building within the street alignment or building line of a projected public street or hiving creeted, re-creeted or added lo any wall or building as aforesaid with 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 the said section, ihen any increase in the market-value resulting from such erection, re-erection or addition shall be disregarded;
- (c) if the market-value has been increased by means of any improvement made by the owner or his predecessor in interest within two years before the date with reference to which the market-value is to be determined such increase shall be disregarded, unless it be proved that (he improvement was made bona fide and not in contemplation of proceedings for the acquisition of the land being taken under this Act; (.d) if the market-value is specially high in consequence of die land being put (o a use which is unlawful or contrary to public policy, that use shall be disregarded, and the market-value shall be deemed lo be the market-value of the land if put (o ordinary uses; and (e) if lhe market-value of any building is specially high in consequence of the building being so overcrowded as to be dangerous to the health of the inmates, such overcrowding shall be disregarded, and the market-value shall be deemed (o be the market-value of the building if occupied by such number of persons only as could be accommodated in il without risk of danger from overcrowding."

*Vide* section 71 of, and paragraph 9(2) of the Schedule to, that AcL 'For the purpose of acquisition of land for the Board of Trustees for lhe improvement of Howrah under the Howrah Improvement Act, 1956 (West Ben. Act XIV of 1956), ai the end of section 23, the following sub-section shall be deemed to be added, namely :ô

- "(3) For the purposes of clause first or sub-section (/) of this section,ô (a) when acquisition is proposed to be made by the Board of land comprised within any improvement scheme framed by the Board and published under section 51 of ihe Howrah Improvement Act, 1956, the market-value af the land shall be deemed to be the market-value according to the disposition of the land at (he date of publication of the notice under sub-section (2) of section 45 of the said Act; and in other coses, the market-value shall be deemed to be Lhe market-value according to the disposition or the land at the date of publication of the notification relating thereto under section 4; (t>) ir the market-value has been increased or decreased owing lo the land falling within or near to the alignment of a projected public street, so much of lhe increase or decrease as may be due to such cause shall be disregarded;
- (c) if any person, without the permission of the Chairman required by sub-section (fi) of section 63 of the Howrah Improvement Act, 1956, has crected, re-c reeled or added to any wall (exceeding ten feet in height), or building within ihe street alignment or building line of a projected public street or a projected public park, or fFoot-note 6 starting from page 444 concluded next page)

(Part III.—Reference to Court and Procedure thereon,— Section 24.)

<sup>1</sup>(4) Compensation payable lo a *bargadar* for loss of earning under clause *seventhly* of sub-sec lion (/) shall not exceed three limes the net average annual income which was derived or might be derived from ihc land during ihree years immediately preceding the dale of acquisition..

Explanation.ô The net annual income of a bargadar in any year shall be taken to be fifty per cent. of lhe total produce of the land cultivated by him in that year.

24, Bui ihc Court shall not lake into considerationô

first, lhe degree of urgcncy which has led lo Ihc acquisilion; secondly, any disinclination of the person interested to part with the land acquired;

thirdly, any damage sustained by him which, if caused by a private person, would not render such person liable to a suit;

Mailers to be neglecied in determining

fourthly, any damage which is likely to be caused (o the land acquired, after the date of lhe publication of the declaration under section 6, by or in consequence of the use to which it will be put;

fifthly, any increase to the value of the land acquired likely to accruc from the use to which it will be put when acquired;

sixthly, any increase lo lhe value of the other land of the person interested likely to accruc from the use to which the land acquired will be put; 'for]

(Foot-note 6 starling from page 444 concluded) having erected, rc-e reeled ar added to any wall or building as aforesaid with such permission fails lo remove such wall or building or any specified portion thereof when so required by notice, issued under subsection (9) or tfic said section, ihen any increase in the market-vaJue resulting from such erection, rt-erection or addition shall be disregarded;

- $if any person \ erects, \ re-errec is \ or \ ndds \ lo \ any \ wall \ (c*cceding \ ten \ feet \ in \ height), \ or \ building \ within \ a \ projected$ sewage disposal site or having crected, rc-e reeled or added to any wall or building as aforesaid foils to remove such wall or building or any specified portion thereof when so required by a notice issued by the Board, then any increase in Ihc marljcl-value resulting from such erection, re-ercclion or addition shnit be disregarded;
- if the market-value has been increased by meahs of any improvement made by the owner or his prodecessorin-interest within (wo years before the date with reference to which the market-value is to be determined, such increase shall be disregarded, unless it be proved that the improvement was made bona fide and not in contemplation of proceedings for the acquisilion of the land being taken under this Act;
- (J) if Ihc markel-value is specially high in consequence of lhe land being pul lo a use which is unlawful or contrary to public policy, that use shall be disregarded, and the market-value shall be deemed to be the market-value of the land if put lo ordinary uses; and (j) if the markel-value of any building is specially high in consequence of the building being so overcrowded as lo be dangerous to the health of the inmates, such overcrowding shall be disregarded, and ihc market-value shall be deemed lo be the market-value or the building if occupied by such number of persons only as could be accommodated in il withoul risk of danger from overcrowding.

Vide section 70 of, and paragraph 7(2) of ihc Schedule lo, lhal Act. 'Sub-section (4) was added with retrospective effect by s. 4(2) of the Land Acquisition (West Bengal Amendment) Act, 1963 (West Ben. Act XXX of 1963).

The word within square brackets was omitted by s. 16(a) of the Land Acquisilion (Amendment) Act, 19E4 (Act LXVIII of 1984). Later this omission was not in force as s.16(d), *ibid* was repealed by s.2 of, and Ihc 1st Schedule to, the Repealing and Amending Act, 1988 (Act XIX of 1988).

of 1894.] The land Acquisition Act, 1894.

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(Part III,—Reference to Court and Procedure ihereon. —Section 24.)

4\* \* \* \* \* \*

(fool-note 4 starting from page 447 concluded.)

discoloured or malodorous or unfit Tor use Tor domestic purposes, or is a source of nuisance or disease, then notwithstanding anything contained in any law for the lime being in force, the Tribunal shall, in determining lhe amount of compensation. make such deduction from the market-value of the lank according lo its present disposition as will, in their opinion, be a reasonable set-off against the cost to society in unheal thiness, disease and discorn Tort caused by the tank being kept in such an unhygenic or insanitary condition."

Vide seciion 71 or. and paragraph 11 or the Schedule (o. that Act.

'For the purpose of acquisition of land for lhe Board or Trustees for lhe improvement of Howrah under the Howrah Improvement Aci, 1956 (Wesl Ben', Act XIV of 1956), after seciion 2J, ihc following seciion shall be deemed io be inserted, namely :ô "24A. Further provisions for determining compensation.ô In determining lhe amount of compensation to be awarded for any land acquired for the Board under this Aci, the Tribunal shall also have, regard to the following provisions,

- (J) when any interest in any land acquired under this Aci has been acquired after the date with reference to which the markcl-value is lo be determined, no separate estimate of the value of such interest shall be made so as lo increase the amount of compensation to be paid for such land:
- (2) if. in the opinion of lhe Tribunal, any building is in a defective stale, from a sanitary paint of view, or is not in a reasonably good state of repair, the amount or compensation shall not exceed the sum which the Tribunal considers the building would be worth if it were put into a sanitary condition or inlo a reasonably good state of repair, as the case may be, minus lhe estimated cost of putting it into such condition or state;
- (3) if, in the opinion of the Tribunal, any building, which is used or is intended or is likely lo be used for hum a/) habitation, is not reasonably capable or being made fit for human habitat ton. the amount of compensation shall not exceed the value or the mart rials or the building, *minus* the cost or demolishing the building;
- 14) if any tank in any area comprised within a scheme framed by the Board and published under section 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 lhe kilchen, courtyard, privy or urinal, or for any other cause, in an unhygienic condition or contains water wheih is discoloured or malodorous or unfit for use for domestic purposes, or is a source or nuisance or disease, I hen notwithstanding anything contained in any law for the lime being in force. Ihc Tribunal shall, in determining the amount of compensation, mate such deduction from the market-value or the lank according lo its present disposition as will, in Iheir opinion, be a reasonable sei-olT against the cost lo society in unhealthiness, disease and discomfort caused by the tank being kept in such an unhygienic or insanitary condition."

Vide section 70 of, and paragraph 9 of the Schedule to. Ihal Act.

(Part III,—Reference to Court and Procedure thereon.— Sections 25—28.)

'25. (I) When lhe applicant has made a claim lo compensation, pursuant to any notice given under section 9, the amount awarded to him by the Court shall not exceed the amounl so claimed or be less than the amounl awarded by lhe Collector under section 11.

(2) When the applicant has refused lo make such claim or has omitted without sufficient reason (lo be allowed by the Judge) to make such claim, the amount awarded by the Court shall in no ease exceed the amount awarded by the

(3) When the applicant has omitted for a sufficient reason (to be allowed by the Judge) to make such claim, lhe amount awarded to him by lhe Court shall not be less than, and may exceed, lhe amounl awarded by the Collector.

26.<sup>2</sup>[(1)] Every award under this Pan shall be in writing signed by lhe Judge, and shall specify lhe amounl awarded under clause first of sub-section (J) oF section 23, and also lhe amounts (if any) respectively awarded under each of the other clauses of the same sub-seclion, together with the grounds of awarding each of the said amounts.

\*(2) Every such award shall be deemed to be a decrec and the statement of the grounds of every such award a judgement within the meaning of section 2, clause (2), and section 2, clausc (9), respective- v of 1908. ly, of lhe Code of Civil Procedure, 1908.

27. (1) Every such award shall also state lhe amount of costs incurred in the proceedings under this Pari, and by whal persons and in what proportions Ihcy are to

<sup>1</sup>(2) When the award of the Collector is not upheld, the costs shall ordinarily be paid by the Collector, unless the Court shall be of poinion that the claim of lhe applicant was so extravagant or that he was so negligent in putting his case before the Collector lhat some deduction From his costs should be made or lhat he should pay a part of the Collector's costs.

28. If the sum which, in the opinion of the Court, the Collcc- tor oughi to have awarded as compensation is in excess of Ihc sum

which the Collector did award as compensation, lhe award of the Court may direct lhat the Collector shall pay interest on such excess at lhe rate of <sup>J</sup>[six per centum] per annum from the date on which he look possession or lhe land to the date of payment of such excess into Court.

6\*\*\*\*\*

'See I ion 25 wu substituted for ihc prigjoal section by s. 17 of ihc Land Acquisition (Amendment)

See I on 25 wu substituted for the prigioal section by s. 17 of the Land Acquisition (Amendment)
Act. 19S-4 (Aci LXVIII of 1984), Later (hp origins] section was in force as 5. 17, *ibid* repealed by s. 2 of, and
(he Lit Schedule lo, the Repealing and Amending Aci, 1988 (Aci XIX of 1988).

Section 26 was renumbered u s. 26(1), and sub-suction (2) was added by s.2 of the Land
Acqulstion (Amendment) Ad, 1921 fXiX of 1921).

For ihe purpose of acquisition of land for (he Deurd of Trustees for (be improvement of Calculla
under the Calcutta Improvement Act, 1911, (Ben, Act V of 1911), sub-section (2) of section 27 abull be
deemed (o be omitted, vide section 71 of, and paragraph 12A of the Schedule (0, that Aci.

For (he purpose of acquisition of land for the Board of Trustees for (he improvement of H o w r a h
under the Howarah Improvement Aci. 1956 (West Sea. Act XIV of 1956).

under the Howrah Improvement Aci. 1956 (West Sea. Act XIV of 1956). sub-section (2) of section 27 shall be deemed to be omitted, vide section 70 of, and paragraph 10 of the Schedule (o. that Act.

The words "nine per ccnium" were aubiii luted for ihe words within square brackets by s, 18(d) of lhe Land Acquisition (Amendment) Act, I9&4 (Act LXVIII of I9&4). Later (his subsii(urion was nex in force aj j. 13 (a), *ibid* was repealed by s. 2 of, and the hi Schedule (o, lhe Repealing and Amending Acr, 19B8 (Ac( XIX of 1988).

TTic proviso was inserted by s. 18(b) of ihc Land Acquisition (Anvndmeni) Act, 1984 (Act LXVIII ur 1984). Later ihis insertion was not in force as s, 18(b), *ibid* wa\* repealed by », 2 of, and the 1st Schedule to. the Repealing and Amending Aci. 1983 {Aci XIX of 19£B)<sub>P</sub>

Section 28 A was inserted by a. 19 of (he Land Acquisition (Amend men 1) Ad, I9S4 (Act LXVIII

of 1984). Later this insertion was not in force as s, 19. *ibid* was repealed by s, 2 of, and (be hi Schedule lo, lhe Repealing and Amending Act, 1988 (Aci XIX of J 988).

Rultt as to amount of compensa-

Costs.

Collector may be directe d to pay Imcrcsl

excess compensation. (Part IV.—Apportionment of Compensation.—Sections 29, 30.—Part V.—Payment.—Sections 31, 32.) PART IV APPORTIONMENT OF COMPENSATION,

Where there are several persons interested, if such persons agree in the apportionment of lhe compensation, the particulars of such apportionment shall be specified in the award, and as between such persons the awaia shall be conslusive evidence of lhe correctness of the apportionment.

30. When the amount of compensation has been settled under section 11, if any dispute arises as to the apportionment of the same or any part thereof, or as to the persons to apportionment lo whom the same or any part thereof is payable, lhe Collector may refer such dispute to the decision of the Court.

Dispute as mapportionment

Particulars of

be s pacified.

#### PART V PAYMENT.

- 31. (1) On making an award under section 11, the Collector shall tender payment of the compensation awarded by him to the persons interested entitled thereto according to the award, and shall pay it to them unless prevented by some one or more of the contingencies mentioned in the next sub-sec lion.
- (2) If they shall not consent to receive it, or if there be no person competent to alienate the land, or if there be any dispute as to the title to receive the compensation or as lo lhe apportionment of it, the Collector shall deposit the amount of lhe compensation in the Court to which a reference under section 18 would be submitted:

Provided that any person admitted to be interested may receive such payment under protest as lo the sufficiency of the amount:

Provided further lhal no person who has received the amount otherwise than under protest shall be entitled to make any application under section 18:

Provided also [hat nothing herein contained shall affect the liability of any person, who may receive the whole or any part of any compensation awarded under this Act, to pay the same lo the person lawfully entitled thereto.

- (3) Notwithstanding anything in this section the Collector may, with the sanction of the [appropriate Government] instead, of awarding a money compensation in respect of any land, make any arrangement with a person having a limited interest in such land, cither by the grant of other lands in exchange, the remission of land-revenue on other lands held under the same title, or in such other way as may be equitable having regard lo the interests of the parties concerned.
- (4) Nothing in the last foregoing sub-section shall be construed to interfere with or limit the power of the Collector to enter into any arrangement with any person interested in the land and ^competent to contract in respect thereof.
- 32. (1) If any money shall be deposited in Court under subsection (2) of the last preceding section and it appears that the land in respect where of the same was awarded belonged lo any person who had no power to alienate the same, the Court shallô
- (a) order the money lo be invested in the purchase of other lands to be held under the like title and conditions of ownership as the land in respect of which such money shall have been deposited was held, or

'S« loci-note 6 on page 428. ante.

<sup>a</sup>As LO persons who arc competent lo contract, see s, IJ of Lhe fndkin Ccsnlnct Act. 1872 (IX of 1872),

Invesime M money deposited in respect of lands belonging to pcisons incompetent to alienate.

deposit same Court.

of compensation

Payment

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(Pan V.—Payment.—Sections 32A, 33.)

(b) if such purshase cannot be effected forthwith, then in such Government or other approved securities as the Court shall think fit;

and shall direct ihe payment of the interest or other proceeds arising from such investment to the person or persons who would for the time being have been entitled to the possession of the said land, and such moneys shall remain so deposited and invested until the same be appliedô

- (1) in the purchase of such other lands as aforesaid; or
- (ii) in payment to any person or persons becoming absolutely entitled thereto.
- (2) In all cases of moneys deposited to which this section applies the Court shall order the costs of the following matters, including therein all reasonable charges and expenses incident thereto, to be paid by the Collector, namely :ô
  - (a) the costs of such investments as aforesaid;
- (b) the costs of the orders for the payment of the interest or other proceeds, of the securities upon which such moneys are for the lime being invested, and for the payment out of Court of the principal of such moneys, and of all proceedings relating thereto, except such as may be occasioned by litigation between adverse claimants.
- \*32A. If, according lo an award made by Lhe Collector under this Act, the person intcresled entitled to any compensation or costs awarded (hereafter in this section referred to as lhe payee) is a minor or a lunatic, then, notwithstanding anything to the contrary in this Act or in any other law, the Collector shall have ihc power to pay the amounl of such compensation or costs before it is deposited in the Court under sub-section (2) of section 31 or it may be paid by the Court after it is so deposited but before il is invested under section 32 ô
  - (a) where the payee is a minor, to the guardian of the minor, and
  - (b) where the payee is a lunatic, to the manager of the estate of the lunatic appointed under the Indian Lunacy Aci, 1912:
  - Provided lhat except in the case of the following classes of guardians, that is to say,
  - (i) a natural guardian,
  - (ii) a guardian appointed by lhe will of a minor's father or mother,
  - (iii) a guardian appointed or declared by a Court, and
  - (iv) a person empowered to act as or exercise the powers of a guardian by or under any enactment relating to coun of wards,

no payment as aforesaid shall be made unless the guardian furnishes security in accordance with prescribed rules.

33. When any money shall have been deposited in Court under this Act for any cause other than lhal mentioned in -{section 32}, the Court may, on the application of any party interested or claiming an interest in such money, order ihc same to be invested in such Government or other approved securities as it may think proper, and may direct the interest or other proceeds of any such investment

This section was inserted by s. 3 or lhe Land Acquisition (West Bengal Amendment) Act, 1964 (West Ben. Act XXIV of 1964).

The word and figures within square brackets were substituted for (he words "ihc last preceding seciion" by s. 4, *ibid*.

Compensation awarded lo minors and lunatics lo be paid.

Invest men I of money deposited in other eases.

[Act I 452

The Land Acquisition Act, 1894.

(Part V.—Payment.—Section 34.—Part VI.—Temporary Occupation of Land.—Sections 35, 36.)

lo be accumulated and paid in such manner as i[ may consider will give the parties interested (herein lhe same benefit therefrom as they might have had from the land in respect whereof such money shall have been deposited or as near thereto as may be.

34. When the amount of such compensation is not paid or deposited on or before taking possession of the land, the Collector shall pay lie amount awarded with interest thereon at the rate of '[six *per centum*] *per annum* from the time of so taking possession until il

shall have been so paid or deposited.

Payment of interest.

Tempora/y occupation of

waste or arable

#### PART VI TEMPORARY OCCUPATION OF LAND.

- 35. (1) Subject to the provisions of Pari VII of this Act, whenever it appears to the 'appropriate Government] that the temporary occupation and use of any waste or arable land are needed for any public purpose, or for a Company, the 'appropriate Government] may direct the Collector to procure the occupation and use of **Lhe** same for such term as it shall Lhink fit, not exceeding three years from the commencement of such occupation.
  - (2) The Collector shall thereupon give notice in writing lo the persons interested in such land of the purpose for which the same is needed, and shall, for the occupation and use thereof for such term as aforesaid, and for the materials (if any) lo be taken the re from, pay to them such compensation, either in a gross sum of money, or by monthly or other periodical payments as shall be agreed upon in writing between him and such persons respectively.
  - (3) In case the Collector and the persons interested differ as to the sufficiency of lhe compensation or apportionment thereof, the Collector shall refer such difference to the decision of the Court.
- 36. (1) On payment of such compensation, or on executing such agreement or on making a reference under section 35, the Collector may enter upon and take possession of like land, and use or permit the use thereof in accordance with the terms of the said notice.
- (2) On the expiration of the term, the Collector shall make or lender lo the persons inlerested compensation for the damage (if any) done to the land and not provided for by the agreement, and shall restore the land to the persons interested therein:

"The words "nineper centum" were substituted for the words within Ihc square brackets by s. 20(a) or Ihc Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984). Later, this substitution was not in force as s. 20(a), *ibid* was repealed by s. 2 of, and lhc 1st Schedule to, the Repealing and Amending Act. 1988 (Aci XJX or 1988)

'ÉA proviso was added to section 34 by s. 20(b) of the Land Acquisition (Amendment) Act, 1934 (Act LXVMI of 1984). Later, Ihis substitution was not in force as s. 20(b), *ibid* was repealed by s, 2 of. and the 1st Schedule to, the Repealing and Amending Act. 1988 (Act XIX of 1988).

\I>« foot noic 6 an page 428. ante.

land.
Procedure when
difference as to
compensation exists.

Power 10 enter and take possession, and compensation on res [oration.

#### of 1894.]

The Land Acquisilion Act, IS94. 453
(Pari VI.—Temporary Occupation of Land.—Section 37.—Part VII.—Acquisition of Land for

Companies. Section 38J

Provided that, if che land has become permanently unfit to be used for the purpose for which it was used immediately before the commencement of such term, and if lhe persons interested shall so

require, the '[appropriate Government] shall proceed undi.r this Act lo, acquire the land as if it was needed permanently for a public purpose or for a Company.

37. In case the Collector and persons interested differ as to the condition of the land at the expiration of the term, or as lo any matter connected with the said agreement, the Collector

shall refer such difference to the decision of the Court.  $PART\,VH\,ACQUISTION\,OF\,LAND\,FOR\,COMPANIES.$  Difference as lo condition oC

condition oC and.

 $^2$ 38. (I)  $^3*$  \* The '[appropriate Government] may authorise any officer of any Company desiring to acquire land for its purposes to exercise the powers conferred by section 4.

Company may be authorised localcr and

'See lool-nolc 6 on page 428, ante.

Scei ion 3 8 was omitted by s, 21 of t/ie Land Acquisition. {Amendment} Aci, 1984 (Act LXVIII of 1984). Later, this omission was not in force as s. 21, *ibid* was repealed by s, 2 of, and the 1st Schedule to, ihe Repeating and Amending Act, 190S (Act XIX of 1988).

<sup>J</sup>The words "Subject to such rules as the Governor-General of India in Council may from time to lime prescribe in (his behalf were repealed by s.2 and Schedule I of ihc Devolution Act, 1920 (XXXVIII of 1920),

[Act I 454

The Land Acquisition Act, 1894.

(Pari VJI.—Acquisition of Land for Companies.—Sections 38A—41.)

(2) In every such case scction 4 shall be construed as if for the wards "for such purpose" the words "for the purposes of the Company" were substituted; and section 5 shall be construed as if after the words "the officer" the words "of the Company" were inserted.

38A. An industrial concern, ordinarily employing nol less than one hundred workmen owned by an individual or by an association of individuals and not being a Company, desiring to acquire land for the erection of dwelling houses for workmen employed by the concern or for the provision of amenities directly connected therewith shall, so far as concerns (he acquisition of such land, be deemed to be a Company for the purposes of this Part, and the references to Company in sections [5A, 6,7, 17 and 50J shall be interpreted as references also lo such concern.

39. The provisions of <sup>a</sup>[sections 6 lo 37 (both inclusive)] shall nol be put in force in order to acquire land for any Company '7 \* \* \* unless with the previous consent of the <sup>5</sup>[appropriaic Government], nor unless the Company shall have executed the agreement hereinafter mentioned,

40. (J) Such consent shall not be given unless the <sup>5</sup>[appropriate Government] be satisfied, '[either on the report of the Collector under section 5A, subsection (2), or] by an enquiry held as hereinafter provided

'(a) that the purpose of the acquisition is to obtain land for the erection of dwelling houses for workmen employed by the Company or for the provision of amenities directly connected therewith, or

<sup>6</sup>(aa) lhat such acquisition is needed for the construction of some building or work for a Company which is engaged or is taking steps for engaging itself in any industry or work which is for a public purpose, or

<sup>7</sup>(b) that such acquisition is needed for (he construction of some work, and that such work is likely to prove useful to the public.

(2) Such enquiry shall be held by such officer and at such time and place as the ^appropriate Government] shall appoint,

(3) Such officer may summon and enforce the attendance of witnesses and compel the production of documents by (he same means and, as far as possible, in Lhe same manner as is provided by the '(Code of Civil Procedure, 1882;) in the case of a Civil Court

41.  $^{.0}*$  \* if the <sup>s</sup>[appropriale Government] is satisfied "[after considering the report, if any, of the Collector under section 5A, sub-section (2), or on lhe report of the officer making an inquiry under

XIV of 1832.

Agreement wilh appropriate Government.

Industrial concern

to bo deemed

certain purposes

Previous enquiry.

appropriate Government and execution of agreement necessary.

Company for

7Sce footnote 6 on page 423, an reinserted by b. 9 of the Land AcquLilian (Amendment) Act, 1923 QOOCVIII of 1923). 'Substituted far the original clauses (a) and (6) by e. 3 of tho Land Acquisition (Amendment) Act, 1933 QtVI of 3933),

Theretare Act, 1953 Q(V) of 955),

The words and fi^fures "Code of Civil Procedure, 1908" with the marginal reference '5 of 1908" was substituted for tho words and figures within equire brackets with Lhe marginal reference by 0,24 of the Land Acquisition (Amendment) Act, 1934 (Act |^CVTII of 1954). Later, Lhia substitution was not in forte as s.24, ibid was repealed by s.2 of, and the 1st Scheduto to, the Repealing and Amending Act, 1988 (Act XIX rf 1988).

\*

Land Acquisition (Amendment) Act, 1934 (Act P-CV111 of 1934). Later, Lina substitution was not in forte as s.24, ibid was repealed by s.2 of, and the 1st Scheduto to, the Repealing and Amending Act, 1988 (Act XIX rf 1988),

\*

\*

IEyTho words "Such officer ahull report to Lhe LacoJ Government Lhe result of the enquiry, and." were omitted by s, 30 of tho Land Acquisition (Amendment) Act, 1923 (X3QCVUI of 1923).

"Inserted by B^ 10, ibitf,

(Part V/J,—Acquisition of Land for Companies.—Section 42.)

scction 40] chat proposed acquisition is for any of the purposes referred lo in clausc (a) or clause (b) of sub-scclion (/) of scction 40], it shall  $^8*$  \* require lhe Company lo enter into an agreement  $^9$ [with the ^appropriate Government] providing to the satisfaction of the 'Happropriate Government] for the following mailers, namely :ô

- (J) the  $^{10}$ [payment to Ihc  $^{11}$ appropriate Government] or the cost of lhe acquisition;
  - (2) the transfer, on such payment, of lhe land to lhe Company;
  - (3) the terms on which the land shall be held by the Company;
- $^{6}$ [(4) where lhe acquisition is for Ihc purpose of erecting dwelling houses or lhe provision of amenities connected therewith, the time wiihin which, the conditions on which and the manner in which lhe dwelling houses or amenities shall be erected or provided;  $^{12}*$
- <sup>1</sup>(4A) where the acquisition is for the construction of any building or work for a Company which is engaged or is taking sieps for engaging itself in any industry or work which is for a public purpose, the lime within which, and the conditions on which, [he building or work shall be constructed or executed; and
- (5) where the acquisilion is for lhe construction of any other work, lhe time within which and the conditions on which lhe work shall be executed and maintained, and the terms on which the public shall be eniiiled to use the work,]
- 42. Every such agreement shall, as soon as may be after its Publication execution, be published \* \* in lhe <sup>13</sup>[Officia! Gazette] and shall there- of upon (so far as regards the icrms on which (he public shall be entitled agreement, to use lhe work) have the same effect as if ii had formed pari of this Aci.

 $(Part\ VII.-Acquisition\ of\ Land\ for\ Companies.-Sections\ 45-44B.-Part\ VIII.-Miscellaneous.-$ 

Section 45.)

43. The provisions of sections 39 to 42, bolh inclusive, shall nol apply and the corresponding sections of the 'Land Acquisition Act, 1870, shall be deemed never to have applied, lo the acquisition of land for any Railway or other company, for the purposes of which, <sup>2</sup>[under any agreement with such company, the Secretory of Slate for India in Council, the Secretary of Stale, lhe Central Government or

<sup>&#</sup>x27;Substituted for the words "Ihc purpose of the proposed acquisition is lo obtain land for the crection of dwelling houses for workmen employed by the Company or for Ihc provision of amenities directly connected therewith, or lhal the proposed acquisition is needed for Ihc construe lion of a work, and that such work is likely lo prove useful to Ihc public" by s, 4(a) of the Land Acquisition (Amendment) Aci, 1962 (XXXI of 1962).

The words "subject lo such rules as the Governor General of Indiu in Council may from time lo lime prescribe in this behalf" were repealed by s, 2 and Schedule ] of the Devolution Act, 1920 (XXXVIII of 1920).

The words "with lhe Provincial Government" were first substituted for the words "with the Secretary of Slate for India in Council" by para. 3 arid the First Schedule of the Government of India (Adaptation of Indian Laws) Order, 1937. Thereafter the words "appropriate Government" were substituted for the words "Provincial Government" by para, 3 and the First Schedule of the Adaptation of Laws Order, 1950.

<sup>&#</sup>x27;See foot-note 6 on page 428, ante.

Jacob Provincial Government" wen: first substituted for the words "payment to Government". Thereafter the words "appropriate Government" were substituted for (he words "Provincial Government" by porn.

9 and (he First Schedule of lhe Adaptation of Laws Order, 1950.

Thie word "and" at the end of clause (4) was omitted and after that clause, clause 4A was inserted by s,4 (b) of the Land Acquisition (Amendment) Act, 1962 (XXXI of 1962).

These clauses (4) and (J) excluding clause (4A) were substituted for the original clauses (4) and (5) by s. 4 of the Land Acquisilion (Amendment) Act, 1933

The words "in the Gazette of India and also" were omilled by para. 3 'Substituted for ihc words "local official Gazelle" by para. 4(/), *ibid*.

any Slate Government is or was bound to provide land].

44. In the ease of ihc acquisition of land for the purposes of a Railway Company, the existence of such an agreement as is mentioned in section 43 may be proved by the production of a printed copy [hereof purporting to be printed by order of Govern ment.

Sections 39 lo 42 not to apply where Government bound by agreement to provide lanil for Companies,

How agreement with Railway Company may be proved.

Restriction on transfer, etc.

<sup>3</sup>44A. No Company for which any land is acquired under this Part shall be entitled to transfer lhe said land or any pari thereof by sale, mortgage, gift, lease or otherwise except with the previous sanction of the appropriate Government.

<sup>3</sup>44B. Notwithstanding anything contained in this Act, no land shall be acquired under this Part, except for the purpose mentioned in clause (a) of sub-section (1) of section 40, for a privale company which is nol a Government company.

Explanation.ô Private company' and 'Government company' shall have the meanings respectively assigned lo them in the Companies Act, 1956.

#### PART VM MISCELLANEOUS.

45. (/) Service of any notice under this Act shall be made by delivering or tendering a copy thereof signed, in the case of a notice under section 4, by lhe officer therein mentioned, and, in lhe ease of any other notice, by or by order of the Collector or the Judge.

(2) Whenever ii may be practicable, the service of the notice shall be made on the person therein named.

Land not to be acquired under this Pan except for certain purpose Tor private companies other

than Government

companies.

'Repealed by this Act.

male member of his family residing with him; and, if

The words "under any agreement between such Company and the Secretary of State for India in Council, Ihc Government is. or was, bound to provide land" wen; omilled and the words "under any agreement with such Company, the Secretary of Stale far India in Council, the Secretary of State, or any Government in British India is or was bound to provide land" were inserted by para.

(3) When such person cannot be found, the service may be made on any adult

3 and the First Schedule of the Government of India (Adaptation of Indian Laws) Order, 1937. Thereafter "the Central Govern mem or any Provincial Government" were substituted for lhe words "or any Government in British India" by para. 3 and the Schedule of the Indian Independence (Adaptation of Central Acts and Ordinances) Order, 1948; and the word "State" was substilluted For lhe word "Provincial" by para. 4(/) of lhe Adaptation of Laws Order. 1950.

^Sections 44A and 44B were inserted by s. 5 of Ihc Land Acquisition (Amendment) Act, 1962 (XXXI notices. of, 1962).

X of 1870.

1956.

I of

#### (Pars VIII.—Miscellaneous.—Sections 46—48.)

no such aduli male member can be found, [he notice may be served tyy fixing the copy on the outer door of the house in which the person therein named ordinarily dwells or carries on business, or by fixing a copy thereof in some conspicuous place in the office of the officer aforesaid or of the Collector or jn the court-house, and also in some conspicuous part of the land to be acquired:

Provided that, if the Collector or Judge shall so direct, a notice may be sent by post, in a letter addressed lo the person named therein at his last known residence, address or place or business and [registered under Part HI of the <sup>z</sup>Indian Post Office Act, 1866], and scrvice of it may be proved by the production of the addressee's receipt.

- 46. Whoever wilfully obstructs any person in doing any of the acts authroised by section 4 or section 8, or wilfully fills up, destroys, damages or displaces any trench or mark made under section 4, shall, on conviction before a Magistrate, be liable to imprisonment for any term not exceeding one month, or to fine not exceeding <sup>3</sup>[fifly rupees], or to both.
- 1866. 47. If Ihc Collector is opposed or impeded in taking possession under this Act of any land, he shall, if a Magistrate, enforce the surrender of the land to himself, and, if not a Magistrate, he shall apply to a Magistrate or (within the towns of Calcutta, Madras and Bombay) lo lhe Commissioner of Police, and such Magistrate or Commissioner (as lhe case may by) shall enforce the surrender of the land to the Collector.

Penalty for obstructing acquisition of land.

- 48. (J) Except in the case provided for in section 36, the Government shall be at liberty lo withdraw from the acquisition of any land of which possession has not been taken.
- (2) Whenever [he Government withdraws from any such acquisilion, the Collector shall determine lhe amount of compensation due for the damage suffered by the owner in consequence of the notice or of any proceedings thereunder, and shall pay such amount to lhe person interested, together with all costs reasonably incurred by him in the prosecution of the proceedings under this Act relating to lhe said land.

Magisiralc to cnforcc surrender.

(J) The provisions of Part HI of this Act shall apply, so far as may be, to the determination of the compensation payable under this seciion.

(Par! VIII.—Miscellaneous.—Section 49.)

i 14 \* \* \* \* \* \* \* \* 49. 15{1) The provisions of this Act shall not be put in force for lhe purpose of acquiring

Completion of acquisition nol compulsory, but compensation to be awarded when not completed.

14See now the Indian Post Offrcc Ac(, 1898 (VI of 1898).

The words "five hundred rupees" were substituted for the words wiihin square brackets by s.26 of the Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984). Laier, this substitution was nol in force as s.26, *ibid* was repealed by s.2 of, and the 1st Schedule lo. Lhe Repealing and Amending Ac(, 1988 (Act XIX of 1988),

15 The provisions of Port III of this Act shall apply, so far as may be, to the determination of the compensation payable under this section.

'48B. Sections 48 and 48A not to apply in certain cases.ô No compensation shall be payable in pursuance of section 48 or section 48A when proceedings for the acquisition of land have been abandoned on the execution of an appearance of a payment, in pursuance of sub-section (4) of section 79 of the Howrah Improvement Aci, 1956."

Vide section 70 of, and paragraph 11 of the Schedule lo, lhat Act.

For the purpose of acquisition of land for lhe Board of Trustees for lhe improvement of Calcutta under lhe Calcutta Improvement Act, 1911 (Ben. Act V of 19)!), for sub-section (/) of section 49, the following sub-section shall be deemed to be substituted, namely

"(f) The provisions of this Act shall not be put in force for the purpose of acquiring a part only of any house, manufactory or other building if the acquisition of ihc port will render the full and unimpaired use of the remaining portion of (he house, manufactory or building impracticable:

Provided that if any question shall arise as io whether the pan proposed to be acquired will render the full and unimpaired use of the remaining portion of the house, manufactory or building impracticable, the Collector shall refer Lhe determined of such question to lhe Court and shall not take possession of such part until after lhe question has been determined.

In deciding on such a reference the Court shall have regard only to the question whether the land proposed lo

	[Act I 458	The Land Acquisition Act, 1894.
a part only of any house, man manufacroty or building shal	nufactory or other building l be so acquired :	g, if lhe owner desire that lhe whole of such house,

(Part VIIJ.—Miscellaneous.—Section 49A.)

Provided that the owner may, any before Collector has

made his award under seciion 11, by notice in writing, withdraw or modify his expressed desire that the whole of such house, manufactory or building shall be so acquired:

Provided also that, if any question shall arise as to whether any J and proposed to be taken under this Act does or docs not form part of a house, manufactory or building within the meanning of this section, the Collector shall refer the determination of such question lo lhe Court and shall nol take possession of such land until after the question has been determined.

In deciding on such a reference the Court shall have regard to the question whether lhe land proposed to be taken is reasonably required for the full and unimpaired use of the house, manufacalory or building.

(2) If, in the case of any claim under section 23, sub-section (/), thirdly, by a person interested, on account of the severing of the land to be acquired from his other land, lhe '[appropriate Government) is of opinion that the claim is unreasonable or excessive, it may, at any time

before the Collector has made his award, order the acquisition of the whole of the land of which the land first sought lo be acquired forms

(3) In the case last herebefore provided for, no fresh declaration or other proceedings under sections 6 lo 10, both inclusive, shall be ncccssary; but the Collector shall without delay fUmish a copy of lhe order of lhe '[appropriate Government] lo the person interested, and shall thereafter proceed to make his award under section II.

<sup>2</sup>49A. (/) Where [he owner desires under sub-scciion (/) of Circumstances scction 49 [hat the whole of any house,, manufactory or building shall > n which seebe acquired, the provisions of that sub-section shall have effect only hon 49 shan be when the Collector is satisfied that the acquisilion of a part only of pm In Green

459

(Parr VIII.—Miscellaneous.—Sections 50, 5J.)

such house, manufactory or building shall so adversely affecL lhe use of lhe remaining part for the purpose for which il was being used as to justify Lhe acquisiiion of the whole of the house, manufactory or building, as the case may be.

- (2) Where the owner withdraws or modifies under the First proviso to subseciion (7) of section 49 his expressed desire thai the whole of such house, manufactory or building shall be so acquired, il shall be lawful for lhe Collector to put in force lhe provisions of this Aci for the purpose of acquiring a pan only of such house, manufactory or building, as the case may be, in conformity wilh such withdrawal or modification.
- '(3) The provisions of this section shall apply to a muliisioreycd building where the State Government or the Central Government or any Government undertaking, State or Central, has been occupying any portion of any floor or any flai for the purpose of its office, either as a monthly tenant or otherwise, and intends to retain such floor or flat, as ihc case may be, permanently under occupation, in any area withinô
- (a) Calculla as defined in clause (9) of section 2 of lhe Calcutta Municipal Corporation Aci, 1980, or
- (b) Howrah as defined in clause (15) of section 2 of the Howrah Municipal Corporation Aci, 1980, to the exclusion of any other area in West Bengal, notwithstanding anything contained elsewhere in this Act or in any other law for the time being in force.

Explanation.ô For the purposes of this section, "multi-storcycd building" shall mean a building comprising more than one storey and containing a number of flats which may be treated as independent units bul which arc pan of such building having direct access or exit to a road, street, or high way or to a common area or facility leading to such road, street, or highway, which, together with its undivided interest in such common area and facility, forms in independent residential unit.

- 50. (7) Where the provisions of this Act are put in force for ihc purpose of acquiring land at lhe cosl of any fund controlled or managed by a local authority or of any Company, lhe charges of and incidental to such acquistion shall be defrayed from or by such fund or Company.
- (2) In any proceeding held before a Collector or Court in such cases the local authority or Company concerned may appear and adduce evidence for ihe purpose of determining the amount of compensation:

Provided that no such local authority or Company shall be entitled to demand a reference under section 18.

- 51. No award or agreement made under this Act shall be chargeable wilh stamp duty, and no person claiming under any such award or agreement shall be liable Lo pay any fee for a copy of the same. (Part VIII.—Miscellaneous.—Sections 52—54.) \*\*+\*
- 52. No suit or other proceeding shall be commenced or prosecuted against any person for anyihing done in pursuance of this Act, without giving lo such person a month's previous nolicc in u/riling of the intended proceeding, and of lhe cause thereof, nor after tender of sufficient amends.
- 53. Save in so far as they may be inconsistent with anything contained in this Aci, the provisions of the <sup>2</sup>[Codc of Civil Procedure, 1882], shall apply lo all

Nolicc in ease of suits for anyihing done pursuance of Act.

Code af Civil Procedure to apply lo proceedings before Courl. Appeals in proceedings before Conn.

> West Ben. Act LIX of 1980. Wcsi Ben. Aci LVIIf of 1980.

Acquisition of land 1 Exemptio to cab authorismon

dulnypandy foes.

proceedings before the Court under this Act.

<sup>3</sup>54. Subject to the provisions of the Code of Civil Procedure, 1908, applicable to appeals from original dccrees, and notwithstanding anything to the contrary in any enactment for the lime being in force, an appeal shall only lie in any proceedings under this Act lo the High Courl from the award, or from any pan of the award, of lhe Court and From any decree of the High Court passed on such appeal as aforesaid an appeal shall lie to '[the Supreme Court] subject to lhe provisions contained in section 110 of the Code of Civil Procedure, 1908, and in Order XLV thereof.

55. (I) The '[appropriate Government] shall  $^{2*}$  \* \* have power to make rules consistent with this Act for the guidance of officers in all matters connected with its enforcement, and may from lime lo lime alter

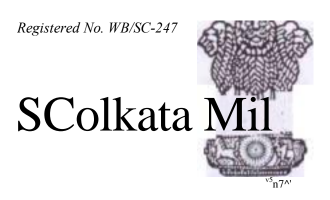
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and add to the rules so made:
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Érrovided thai the power to make rules for carrying out the purposes of Pari VII of ihis Act shall be exercisable by the Central Government and such rules may be made for the guidance of lhe State Governments and the officers of the Central Government and of lhe Stale Governments :

^Provided further that every such rule made b.y the Central Government shall be laid as soon as may be after il is made, before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or two or more successive sessions", and if. s[before the expiry of the session in which it is so laid or the successive sessions aforesaid], both Houses agree in making any modification in the rule or both Houses agree that lhe rule should not be made, (he rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so however that any such modification or annulment shall be without prejudice to Ihc validity of

anything previously done under that rule.

- (2) The power lo make, alter and add to rules under sub-section (I) shall be subject to lhe condition of the rules being made, altered or added to after previous publication.
- (J) All such rules, alterations and additions shall  $^{7*}$  \* \* be published in the Official Gazette, and shall thereupon have lhe force of law.



#### No. WB( Part-111 )/2012/S A R -23



## Extraordinary Published by Authority

JYAISTHA 8) TUESDAY. MAY 29. 2012 [SAKA 1934

### PART IIIô Acts of the West Bengal Legislature GOVERNMENT OF WEST BENGAL LAW DEPARTMENT Legislative

#### NOTIFICATION

No. 722-L.ô 29lh May. 2012.ô The following Act of the West Bengal Legislature, having been assented to by the President of India, is hereby published for general information:ô

## West Bengal Act XXI of 2011

# THE WEST BENGAL LAND ACQUISITION LAWS. (AMENDMENT AND VALIDATION) ACT, 2011.

[Passed by the Wesl Bengal Legislature.]

[Assent of the President of India was first published in the *Kolkata Gazette, Extraordinary*, of the 29th May, 2012.]

An Act to amend the Land Acquisilion Act. 1894. in its application to West Bengal,

and the Land Acquisition (West Bengal Amendment) Act, 1997, arul to validate the action taken thereto.

WHEREAS it is expedient to amend the Land Acquisition Act. 1894. in its application Act loft 894 to West Bengal, and the Land Acquisition (West Bengal Amendment) Act, 1997. and to West Bon^ Aci validate the action taken thereto and in the manner hereinafter appearing;

It is hereby enacted in the Sixty-second Year of the Republic of India, by the Legislature of West Bengal, as follows:ô

VLL of 1997

shuntitleand l. (l) This Act may be called the West Bengal Land Acquisition Laws commencement (Amendment and Validation) Act. 2011.

(2) It shall be deemed to have come into force with effect from the 1st day of April. 1997.

Application and

of section 9 of

amendment of sub-section <3B)

Act I of 1894

#### THE KOLKATA GAZETTE. EXTRAORDINARY. MAY 29. 2012

The West Bengal Land Acquisition Lows (Amendment and Validation) Act, 2011.

#### (Sections 2-4.)

- 2. (1) The Land Acquisiiion Act. 1894 (hereinafter referred to as the principal Act), shall, in its application to West Bengal, be amended for the purpose and in the manner hereinafter provided.
- (2) In sub-section (3B) of section 9 of the principal Act. to the second proviso, the following proviso shall be added:ô

"Provided also that in respect of acquisition of land made in accordance with the provisions of law in force prior to coming into force of the Land Acquisition (West Bengal Amendment) Act. 1997 (hereinafter referred to as the said Act) and subsequently notice issued and published under sub-section (la) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948, as re-enacted by the West Bengal Land (Requisition and Acquisition) Re-enacting Act, 1977. but lapsed, such notice shall be deemed to be valid and the process of acquisition shall be concluded within the British Calendar year 2015 in accordance with the provisions of sub-section (3B) of this section."

West Hen. Act VII of 1997

- (3) In section 11A of the principal Act, in the second proviso, for the words, figure, letter and brackets "and sub-section (3B),", the words, figure, letter and brackets "and sub-section (3B) except cases mentioned in the third proviso." shall be substituted.
- West Ben Act II of 1948 West Ben Act XV of 1977.
- 3. The Land Acquisition (West Bengal Amendment) Act. 1997. for sub-section (2) of section 1. the following sub-section shall be substituted:ô
  - "(2) It shall be deemed to have come into force on the 1st day of April. 1997.".
- 4. (1) Notwithstanding anything contained in any judgement, decree or order of any court, tribunal or other authority.ô
  - (i) the notices issued under the principal Act as amended by section 2 above, or
  - fii) the notices issued under the principal Act as amended by section 3 above.

as the case may be. shall, for all purposes, be deemed to be and to have always been validly issued in accordance with the provisions of the Land Acquisition Act. 1894, as amended by the said Act and this Act, and accordinglyô

- (a) no suit or other proceeding shall be maintained or continued in any court for claiming
- (b) no court or other authority shall enforce any decree or order directing payment of compensation;
- (c) anything done or any action taken or purported to have been taken . or done under the principal Act shall be deemed to be. and to
  - have always been for all purposes, as validly and effectively taken or done as if the said amendments had been in force at all material time.
- (2) For the removal of doubts, it is hereby declared that nothing in sub-section (1) of this section shall be construed as preventing any person from claiming compensation in accordance with the provisions of section 23. *read* with first proviso to sub-section (3B) of section 9, of the principal Act. as amended by this Act.

Act I of 189-1

'Validation.

Amendment of section I of West

Ben Act VII of 1997

## By order of the Governor.

B. K. SRIVASTAVA. Secy.-in-charge to the Govt, of West Bengal, Law Department.

Published by the Controller of Printing and Stationery. West Bengal and printed at Saraswaty Press Ltd (Government of West Bengal

Enterprise). Kolkaia 700 056.

For Statement of Objects and Reasons, see the Galeae of India, 1892, Pi, V. page 32; for Report of the Sclecl Committee, see ibid, 1894, Pi, V, page 23; and for Proceedings in Council, see ibid, 1892, Pi. VI. page 25. and ibid, 1894, pages 19, 24 lo 42.

This Aci has been declared lo be in force inô

(3) Angul District by the Angtil Laws Regulation, 1936 (V of 1936). s. 3 and Seh.

The AH has also been declared by notification under the Scheduled Districts Aci, 1874 (XIV of 1874), lo be in force in (1) the Districts of Hazaribagh, Lohardnga (now called the Ranchi District, see the Calcutta Gazelle, of 1899, Pi. 1, page 44) and Manbhum. and in Pargana Dhalbhum and the Kolhan in the District of Sinjbhumô see the Gazette of India, 1894. Pi. 1, page 400: and (2) the District of Palamau, see the Gazelle of India, 1894, Pi. 1, page 639.

and Maintain. and in Fagana Dianoithin and the Konfain in the District of Sinjointion See the Gazette of India, 1894. Pt. 1, page 639.

The provisions of see lion 557 of the Calculta Municipal Aci. 1899 (Ben. Act 111 of 1899). section 475 of the Calcutta Municipal Aci, 1923 (Ben. Act lit of 1923) and section 524 of the Calcutta Municipal Act. 1951 (Wesl Ben. Act XXXIII of 1951), which have bearing on this Aci. may also be seen.

'This *Explanation* was added wilh retrospective effect by s. 3(il). *ibid.*'Inserted by s. 5 of the Land Acquisition (Amendment) Act, 1923 (XXXVIII of 1923).

For [he purpose of acquisition of land for the Board or Trustees Tor Ihc improvement of Calcutta under the Calcutta Improvement Aci, 1911 (Ben. Act V of 1911). before the words "make an award under his hand" like word "after considering such evidence as may be adduced by the Board under sub section (2) of section 50" shall be deemed to be inserted, vide section 71 of, and paragraph IB of the Schedule to, that Act.

For the purpose of acquisition of land for the Board of Trustees for the improvement of Howrah under the Howrah Improvement Act, 1956 (West Ben. Act XIV of 1956), before the words "make an award tinder his hand" live words "after considering such evidence as may be adduced by the Board under sub-section

For Ihc purpose of acquisition or land for (he Board or Trustees for the improvement or Calcutta under die Calculla Improvement Act, 1911 (Ben, Act V

ol 1911). for clause sevens Illy or section 24 the following clause shall be deemed ID be subslituted, namely :ô

"Seventhly, any outlay on additions or improvements lo [and acquired, which was incurred after the date wilh reference lo which the market-value is to be determined, unless such additions or improvements were necessary for lhe maintenance of any building in a proper stale or repair".

Vide section 71 of, and paragraph 10 of the Schedule to. that Act.

For ihe purpose of acquisition of land for lhe Board of Trustees Tor the improvement of Howrah under the Howrah Improvement Act, 1956 (West Ben. Act XIV of 1956), for clause *seventhly* of section 24, the following clause shall be deemed lo be substituted, namely :

"seventhly, any outlay on additions or improvements lo land acquired, which was incurred after the date with reference to which (he market-value is to be determined, unless such additions or improvements were necessary for the maintenance of any building in a proper state of repair."

Vide section 70 or, and paragraph 8 of lhe Schedule lo. that Act.

Substituted by s. 8 of the Land Acquisition (Amendment) Aci, 1923 (XXXVIII or 1923) for Ihc words "declaration under section 6.".

The word "or" was inserted at <he end or cluusc "seventhly" and after such amendment clause "eighthly" was added by s.16(fe) of the Land Acquisition (Amendmeni) Aci, 1984 (Act LXVIII of 1984). Laier, these amendments were nol in force as s,16(Z>), *ibid* was repealed by s.2 of, and the 1st Schedule to, the Repealing and Amending Act, 1988 (Act XIX of 1988).

For the purpose of acquisition of land for the Board of Trustees for the improvement of Calcutta under the Calcuta Improvement Aci, 1911 (Ben. Aci V of 1911), after section 24, the fallowing section shall be deemed lo be inserted, namely:ô

"24A. Further provisions for determining compensation.ô In determining the amount of compensation to be awarded for any land acquired for the Board under this Act, the Tribunal shall also have regard to the following provisions, namely:ô

- (7) when any interest in any land acquired under Ihis Aci has been acquired after the date with reference to which the market-value is to be determined, no separate estimate of the value of such interest shall be made so as to increase the amount or compensation to be paid for such land;
- (2) if, in the opinion of lhe Tribunal, any building is in a defective state, from a sanitary point of view, or is not in a reasonably good stale of repair, the amount of compensation shall not exceed the sum which the Tribunal considers the building would be worth if it were put into a sanitary condition or into a reasonably good slate or repair, as the case may be, *minus* lhe estimated cost of putting it into such condition or state;
- (i) if, in the opinion of the Tribunal, any building, which is used or is intended or is likely la be used for human habitation, is nol reasonably capable of being made fit for human habitation, the amount of compensation shall nol exceed the value of the materials of the building, minur ihc cosl of demolishing the building;
- (4) if any tank in any area comprised within a scheme framed by the Board and published under section 49 of the Calcutta Improvement Aci, 1911, is, on account of accumulation of Tilth, rubbish or putrid matter or of the percolation of foul water rrom the kitchen, court-yard, privy or urinal, or for any other cause, in an unhygienic condition or contains water which is (Fool-nole 4 concluded next page)

^Inserted by b. fi gT thi Land Acquisition (Amendment) Act, 1933 (XVI 1933). The words, figure\* and letter "Gocii&riB 4, 5A, S, 7 and 50" word substituted far the word\*, figures and Jottor vri thin the &quarc brackets by e\_22 of tho Land Arquisi Li on (Am endrti ont) Act, 1984 (Act LXVIII of 19&4). Later, this substitution was nol in forte Qs s.22, *ibid* was repealed by B.2 of, and tho 1st Schedule to, tho Repealing and Amending Act, 1986 (Act XDC of 1988).

The words, figures and brackcLi"factions 6 Lo 16(b6th inclusive) midsections 18 to37 (both inclusive)\* wen? (substituted for Lhe wards, figures and brackets within (he square brackets hy e.23(a) of the Land Acquisition (Amendment) Act. 1954 (Act UCV111 of 1984). Later, this substitution wns not in force as s,23 (a), j£>ui was repeated by s,2 of, and the 1st Schedule lo, the Repealing and Amending Act, 1936 (Act XIX of 1938).

\*The words "under this *Pari'* were inserted by 3.23(6) of the Land Acquisition (Amendment) Act, 19S4 (Act LXVIII PF 1964)- LJILCT, this substitution VVCLS not in force as e,23 {&), *ibid* wAS repealed by *s.2* of, and the Jst Schedule to, the Hopoaling and Amendirtjj Act, 19S3 (Art XIX of 13SSI

and ihc First Schedule of lhe Government of India (Adaptation of Indian Laws) Order. 1937.

'The words and figures "registered under sections 28 and 29 of the Indian Post Office Act, 1898" were substituted for the words and figures within square brackets by s.25 of the Lund Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984). Lalcr, this substitution was not in force as s,25, *ibid* was repealed by s.2 of. and the 1st Schedule to, the Repealing and Amending Aci, 1988 (Act XIX or 1988).

For the purpose or acquisition of land for the Board of Trustees Tor ihc improvement of Calcutta under Lhe Calcutta Improvement Act, 1911 (Ben. Act V of 1911), after section 48, the following sections shall be deemed to be inserted, nnmely :ô

"48A. Compensation !o be awarded when land not acquired within two

(1) If, within a period of (wo years from the date of the issue of the public notice under sub-section [/] of section 9, in respect of any land, the Collector has not made an award under section 11 with respect lo such land, the owner of the land shall be entitled to receive compensation for the damage sufferred by him in consequence of the delay.

(2) The provisions of Part III of this Act shall apply, so far as may be, lo the determination of the compensation payable under this

48B. Sections 48 and 43A not to apply in certain cases.ô No compensation shall be payable in pursuance of see lion 48 or section 48 A when proceedings for the acquisition of land have been abandoned on the execution of an agreement, or the accepUmcc of n payment, in pursuance of sub-section (4) of section 78 of the Calcutta Improvement Act, 1911 (Ben. A« V of 1911)."

Vide section 71 of, and paragraph 13 of the Schedule to, that Act.

For the purpose of acquisition of land for the Board of Trustees for the improvement of Howrah under the Howrah Improvement Act, 1956 (West Ben. Act XIV of 1956), after section 46, the following sections shall be deemed to be inserted, namely: ô

"48A. Compensation to be awarded when land not acquired within two years.—

(1) If, within a period of two years from the date of the issue of the public notice under sub-section (/) of section 9, in respect of any land, the Collector has not made on award under section II with respect to such land, the owner of the land shall be entitled to receive

compensation for the damage suffered by him in eausequence of the delay. (Foot-note 2 from the previous page concluded)

<sup>3</sup>For the purpose of acquisition of land for lhe Board of Trustees for ihc improvement of Howrah under lhe Howrah Improvement Aci, 1956 (Wesl Ben. Aci XIV of 1956), for sub-section (J) of section 49, the following sub-section shall be deemed to be substituted, namely :ô

"(/) The provisions of this Act shall not be put in force for the purpose of acquiring a pari only of any house, manufactory or other building if the acquisilion of Ihc part will render lhe full and unimpaired use of the remaining portion of the house, manufacalory or building impracticable:

Provided that if any question shall arise as lo whether the part proposed lo be acquired will render lhe full and unimpaired use of lhe remaining portion of the house, manufactory or building impracticable, lhe Collector shall refer the determination of such question to (he Court and shall not take possession of such part until after the question has been determined.

In deciding on such a reference the Court shall have regard only *to* the question whether the land proposed to be taken is reasonably required for lhe full and unimpaired use of ihe remaining portion of the house, manufactory or building.".

Vide seciion 70 of, and paragraph 12 of the "Schedule to, that Aci.

'See foot-note 6 on page 428, ante.

-This section with its marginal note was inserted by s. 3 of the Land Acquisition (Wesl Bengal Amendment) Act, 19S6 (Wesl Ben, Aci XXXVI of 1986).

Tfiis sub-section with the *Explanation* was inserted by s.3 of the Land Acquisition (West Bengal Amendment) Act, 1993 (West Ben. Act XXV of 1993).

'Seciion 51A was inserted by s.27 of ihc Land Acquisilion (Amendment) Act, 1984 (Act LXVIII of 198\*1), Later, this insertion was nol in force as s.27, *ibid* was repealed by s.2 of, and ihc Isl Schedule lo, ihc Repealing and Amending Aci, 1988 (Aci XIX of 1938).

-See now itie Code of Civil Procedure, 1908 (V of 190S).

Thereafter lhe words and figures "Code of Civil Procedure, 1908" were substituted for the words and figures within square brackets by s,28 of the Land Acquisilion (Amendment) Aci, 198\*1 (Aci LXVIII of 1984). Finally, this substitution was nut in force as J.28. ibid was repeated by s,2 of, and the 1st Schedule lo, lhe Repealing and Amending Act, 1988 (Ad XIX of 1988).

'Substituted for Ihc original section by s. 3 of lhe Land Acquisition (Amendment) Aci, 1921 (XIX of 1921).

'Substituted for "His Majesly in Council" by para. 3 and lhe First Schedule of the Adaptation of Laws Order, 1950.

'See foot-note 6 on page 428 anie

The words "subject", lo the control of the Governor General in Council" were repealed by s. 2 Schedule I or the Devolution Aci, 1920 (XXXVIII of 1920).

The original proviso was repealed by porn. 3 and lhe First Schedule of lhe Govern men I of India (Adaptation of Indian Laws) Order, 1937.

"These provisos were added by s. 6 of the Land Acquisiiion (Amendment) Act, 1962 (XXXI of 1962).

The words "before the expiry of the session immediately following the session or the successive sessions aforesaid" were substituted for the words within square brackets by 5,29 (a) of the Land Acquisition (Amendment) Act, 1984 (Act LXVIII of 1984). Later, this substitution was nol in force as s.29(a), *ibid* was repealed by s,2 of, and the 1st Schedule lo, the Repealing and Amending Aci, 1988 (Ad XIX of 1988)

The proviso was inserted by s.29(b) of the Land Acquisiiion (Amendment) Aci, 19S4 (Act LXVTTI of 1984). Later, this insertion was not in force as s.Z9(f>), *ibid* was repealed by s.2 of, and the 1st Schedule lo, the Repealing and Amending Act, 1988 (Act XIX of 198B).

The words "when sanctioned by the Governor General in Council" were repealed by s. 2 and Schedule, Pari I, of the Decentralization Aci, 1914 (IV of 1914).