West Bengal Act V of 1951¹ THE WEST BENGAL EVACUEE PROPERTY ACT, 1951.

West Ben, Aci XX of 1951. West Ben. Act XVIII of 1952. L

AMENDED

West Ben. Act XXX of 1954.

[2/si March. 1951.] An Act to provide for certain matters relating

to evacuee property.

Whereas it is expedient to provide Tor certain matters relating to evacuee property;

It is hereby enacted as follows:ô

I. (!) This Act may be called the West Bengal Evacuee Property Act, 1951.

(2) It extends to the whole of West Bengal,

(3) It shall come into force immediately on the West Bengal Evaeuec Property Ordinance, 1951, ceasing to operate.

(4) It shall nol apply to any property acquired or requisitioned by the State Government For the purposes of the State or for any public purpose.

We¹-! Ben. Ord, [Iof 1951.

2. In this Act, unless there is anything repugnant in the subject or context, \hat{o}

- (a) "allotment" means the grant by the Collector of a temporary right to use and occupy any property otherwise than by way of fease;
- (b) "appointed day" means the 31st clay of March, 1951;
- (c) "evacuee" means a person ordinarily resident in West Bengal who on account of communal disturbances or the fear of such disturbances leaves, or has after the 15lh day of August, 1947, left, West Bengal, For any place in Pakistan and includes the legal heirs of such person;
- (d) "property" means immovable property;

(a) "prescribed" means prescribed by rules made under this Act;

(f) "ihc Collector" used in relation to any property meansô (i) where the property is situated within Calcutta as defined in scciion 3 of the Calcutta Police Act, 1866 or within the suburbs of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1866ô the Commissioner of Police, Calcutta, or

For Statement or Objects and Reasons, *see* the *Calcutta Gazette. Extraordinary*, dated the 7ih February. 1951, Pi. IV. page 167; for proceedings of the West Bengal Legislative Assembly.tff the Proceedings of the meetings or the West Bengal Legislative Assembly, held on the 21st and 22nd February, 1951.

For amendment of the Act as extended to Tripura. see IheWesi Bengal Evacuee Property (Tripura Amendment) AcL 1952 (LXXV of 1952). Short title, cxiemond commencement.

Definitions.

Ben. Act tV ofIS66.

Ben. Act II of 1866 280 The West Bengal Evacuee Property Act, 1951. (Sections 3, 4.) [West Ben. Act

> an officer 'appointed in [his behalf by the Stale Government to perform all or any of the functions of a Collector under this Act; (ii) where ihc property is situated elsewhere than as aforesaidô the Collector of the district within which the property is situated, or

> an Additional District Magistrate of such district, appointed in litis behalf by ifte Stale Government to perform all or any of the functions of a Collector under this Act;

- (g) "the Committee" means the Evacuee Property Management Committee for West Bengal constituted under subsection (1) of section II;
- (h) "urban area" means Calcutta as defined in clause (11) of section 3 of the Calcutta Municipal Act, 1923³ or any place where the Bengal Municipal Act, 1932^J, is in force and includes any other area declared by the State Government to be an urban area for the purpose of this Act, by notification in the *Official Gazette*.

3. Every property of an evacuee lying in West Bengal, other than property in charge of the Court of Wards, is hereby declared to be evacuee property.

Ben. Act III of 1923. Ben. Aci XV of 1932.

4. (1) The Collector or an officer to whom the power of a Collector are delegated under section 10, if he is satisfied with respect to any cvacuee property that such property is lying unoccupied, uncultivated or uncared for, or has come to be wrongfully used or occupied by any person, may, by order styled a Collector's order, subject to any general or special orders of the State Government, \hat{o}

- (a) lake such measures as he considers necessary or expedient for the purposes of protecting and preserving such property and cio s uc h ac is and in cur s uch expen se s as m ay be nece ssary or incidental for such purposes;
- (b) remove or cause to be removed, by force if necessary, any person who is wrongfully using or occupying such property.'

For noiifi cation relating to appointment of the Additional District Magistrate. Nadia. to perform all (he functions of a Collector under t/te Act, *see* notified Li on No. 6526 E_ P. A,, dated 31.3.S3, published in the *Calcutta Gazette* of 1953, Pan 1, page 1113.

The Calcutta Municipal An, 1923 (Ben. Act HI of 1923) was repealed nnd re-enacted by the Calcutta Municipal Act, 1951 (West Ben. Act XXjyil of1951) which was again repealed and re-enacted by the Calcutta Municipal Corporation Act. 1980 (West Ben. Act LIXof 1980).

"The Bengal Municipal Act, 1932 (Ben. AciXV of 1932) was repealed and re-enacted by w,r._PT Rr-nfr-tl Munir-mil An fWn*r» Krn Art XYTf nf

Evacuee property.

Powers and duties of a Collector. The Hfci/Bengal Evacuee Property Act. J 951. (Section 5.) 281 V of 1951.] (2) Where en order has been r

(2) Where an order has been passed in respect of any cvacucc property of an cvacuee the Collector shall report id the Committeeô

- (i) if before the expiry of the appointed day, the cvacucc makes to lie CollecLor a declaration of his intention not to return lo West Bengalô as soon as may be, after he received such declaration;
- (ii) if before the expiry of the appointed day the cvacucc does not make a declaration to the Collector of his intention not to return lo West Bengalô as soon as may be, after the appointed day.

5, (1) An evacuce who returns to West Bengal before llie expiry of the appointed dny may apply in writing to the Collector before the expiry of that dayô -

Cancellation or Col I color's Order and delivery of possesion.

- (a) where a Collector's Order has been made in respect of any or his evacuee property and such property is not in the wrongful use or occupation of any person-ô for the cancellation or such order;
- (b) where a Collector's Order has been made in rcspcct of any of his cvacucc property and such property is in the wrongful use or occupation of any personô for the cancellation of such order and for the delivery of possession of such property; and
- (c) where a Collector's Order has not been made in rcspcct of any of his cvacuee property and such property is in the wrongful use or occupation of any personô for the delivery or possession of such property.

(2) Upon an application aforesaid being made the '[Collector shall], after making such summary inquiry as he thinks fit,ô

- (a) in eases coming under sub-clause (a) or (b) of subsection (1) cancel ihc Collector's Order; and
- (b) in eases coming under clause (b) or (c) or sub section (1), also cause the possession of such property to be delivered to the evacuee and may use or cause lo be used force for such purposes, if necessary:

[Provided that where] the Collector is of opinion that the cancellation of the Collector's Order or lie delivery of possession would not be feasible under sub-section (2), he shall report the case to the State Government and the State Government shall thereupon

Thesi; words within ihc square bmckcis were Subsliluled forihe words "Collector may" by S. 2(a) of ihe Wesi Bengal Evacuce Property (Amendment) Act. 1951 (Wesi Den, Act XX of1951). ^Thcic woni.J.'ilhin (he square bracked wen: subsulultd for ihe bmckcis, figure and word "(3) Wheie" by *si* 2(b), *ibid*.

[West Ben. Act The We si Bengal Evacuee Property Act. 195J. (Sections 6-9.)

[refer the case for advice to the Minority Commission constituted for the lime being by ihc Stale Government]. The Slate Govern men I shall after considering such advice pass such order as it thinks fit, so however, that if the Siaic Government is of opinion lhat exceptional circumstances exist on account of which il would not be feasible lo cancel ihe Collector's Order or to cause the possession of the cvacuee property to he delivered, it shall lake such steps for adequately rehabilitating the cvacuee as il deems neccssary.

Evtcpiions. Ul,

6. (1) Save and except as provided in sub-section (2), nothing in section 5 shall apply to any evacuee propeny of an evacuee, situated within an urban area, if ihe cvacuee left West Bengal for a place in Pakistan, prior lo the 1st day of January, 1950.

(2) The provisions of section 5 shall apply to an evacuee propeny of an evacuee situated within an urban area held by the evacuee as a lenanl-al-will or a *thika* tenant or a monthly tenant, if, and only if on the dale of the application under sub-section (1) of section 5, such property is not in the possession of a person other than the cvacuee, holding under a lease granted by or with the authority of Lite immediate landlord of the cvacuee.

7. (I) No cvacuee propeny shall be liable to attachment, distraint or sale in execution of a decree or order of a Court, or any other authority, while a Collector's Order is in force in respect of such property.

(2) In computing the period or limitation applicable to any suit, appeal or application in respect of any cvacuee property ihc lime during which a Collector's Order remains in force in respect of such property shall be excluded.

Expense, incurred by Ihc Collector

Maintenance or actio unts

ajid payments

to evacuee or his successor

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8. Any expenses incurred by the Collector in (he exercise or discharge or any powers, duties or functions under this Act or the rules made thereunder, in respect of any evacuee property shall be the first charge on (he receipts derived

from such property, and any such expenses may be recouped by the Collector out of such receipts.

> 9. (I) The Collector shall, in the prescribed manner, maintain an account of the receipts derived from and the payments made in respect of every evacuee property, while a Collector's Order is in force in respect of such property.

> These woids within [ho squ.ire brackets were substitute J with retrospective effect for ihc wordi and figures "refer ihc ease to ihc Minority Commission eonoituied under Notification No, 2276CU/CR-481/50, daled ihe Glh May. 19?0, for advice ' by s. 2 of illc West Bengal Evacuee Properly (Amendment) Acih ID52 tWeai Ben, Aci XVIII of 1952V

evaeuec property from at I aclinic nu civ.

Exemption of

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The West Bengal Evacuee Property Act, 1951. (Sections 10-12.) V of 1951.] 283 (2) Upon the cancellation of a C

(2) Upon ihc cancellation of a Collector's Order under section 5 or upon a Collector's Order standing cancelled under sub-scciion (4) of. scction 17, the Collector shall pay to the evacuee in respect of whose cvacuee properly the Collector's Order was made or his successors in interest, as ihc ease may be, the balance which remains after deducting the payments made in respect of such property from the receipts derived from such property.

10. The Collector may, by general or special order, delegate all or any of his powers, duties or functions under this Act or the rules made thereunder to such officer of the State Government as he thinks fit.

11. (1) The State Government shall, by notification in the *Official Gazette*, constitute an Evacuce Property Management Committee for West Bengal.

(2) The Committee shall consist of a President and three other members.

Delegation of powers by [he Collector.

Constitution

(3) The President shall be an officer of the Stale Government appointed in this behalf by the State Government from lime to lime, and ihe other members shall be appointed by the State Government from among the members of the Minority Community.

(4) The Committee shall be a body corporate by the name of ihc Evacuee ^{Committee}. Property Management Committee of West Bengal and shall have perpetual succession and a common seal and shall by the said name sue and be sued.

12. (I) A member of the Committee, other than the President, may, by writing under his hand, delivered to ihe prescribed officer or the Slate Government, resign his office after giving one month's notice of his intention to resign.

Resignation and removal or members and filling up of vacancies.

(2) The Slate Government may at any time remove any member of the Committee on any of the following grounds, namely:ô

- (a) that he has been convicted of an offence which, in the opinion of the Slate Government, involves moral lurpilude;
- (b) that he has applied to be adjudged or has been adjudged an insolvent;
- (c) that he, in the opinion oT the Slate Government, is incompetent, or incapable of or unfil lo perform the duties of his office on account or physical or menial infirmity;
- (d) that he, in the opinion of the Slate Government, has been mismanaging the properties of which the Committee has taken charge.

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(3) In the event or vacancy occurring in the office of any member of -the Committee, other than Ihe President, by death, resignation, removal or otherwise, the Slate Government shall fill up the vacancy in the manner provided in sub-section (3) of section 11.

13. The Committee may, with llic approval of the State Government, make regulations for conducting its business and may act notwithstanding any vacancy in the office of any member other than that of the President:

Provided that the quorum for a meeting of the Committee shall be two members, one of whom shall be the President.

14. (1) In the exercise or discharge of its powers, duties and functions, the Committee may be assisted by such number of officers (hereinafter referred lo as Administrative Officer) as may be appointed by the Committee with ihe approval of the State Governmeni and by such other staff as may be appointed by the Committee.

(2) An Administrative Officer shall, on appointment, furnish such security as may be fixed by the State Government.

15. (I) The members of the Committee shall not be entitled to any salary but may receive such allowances as may be fixed by the State Government.

(2) The remuneration of the Administrative Officers and or other staff shall be such as may be Fixed by the Stale Governmeni.

Expenses incuntd by the Committee.

Conduct of

Committee

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16. (1) The salary and allowances of the President, the allowances of other members of the Committee, the remuneration oT the Administrative Officers and other staff and such other expenses as may be incurred by the Committee in the exercise or discharge of any of its powers, duties and functions under this Act or the rules made thereunder in respect nf any evacuee property, shall be defrayed out of levy at such rale, as may be prescribed, on ihe receipts derived from such property and shall, subject to the provisions of section 8, be a first charge on such receipts.

(2) The Stale Government may from time to time make such advances to the Committee as may be necessary enable it to function. All such advances shall be recoverable with interest at three *per centum per annum* from the receipts derived from the properties which may vesi in the Committee and shall subject to sub-section (1) be a charge on every and all shall such properties and shall have priority over all other charges on every and all such properties.

The West Bengal Evacuee Property Act. 195}. (Sections 17. IS.) V of 1951.]

17. (1) The Committee may lake charge of any evacuee property of 'an evacuee in ihe following eases:ô

- (a) where a repon is received from ihc Collector under subsection (2) of section 4. or
 - (b) where before the appointed day the evacuee makes a declaration before ihe prescribed authority of his intention not to reiurnn lo Wcsi Bengal, or
- (c) where after the appointed day the evacuee has not returned to West Bengal, whether there is or is not a declaration by the evacuee of his intention not lo return or whether there is or is not an application to the Committee Lo lake charge of his property.

(2) Beforetakin g c h arge o f an evac uee p roperty, the Co m m i i tee s h al I eausc a public noiicc to be given in the prescribed manner calling for objections lo ihe taking of charge of such property by the Committee to be Tiled before the Committee within a date specified in such notice.

(3) Where objections are filed under sub-section (2). ihe Committee shall summarily decide ihe objections after calling, if necessary, for a report from the Collector of the district in which the property or any part thereof is situated.

(4) If lh<:re arc no such objections as aforesaid or if ihe Committee, after proceeding in the manner aforesaid, rejects all such objections, the Committee shall pass an order directing thai the charge of the properly be taken by the Commillee and thereupon such properly shall vest in the Committee and any Collector's Order made in respect of such properly shall stand cancelled.

(5) Where any cvacuee property vests in the Committee under subsection (4), the Committee shall, as soon as may be, give public notice of the fact in Die prescribed manner.

(6) Notwithstanding anything contained in the foregoing provisions of this section, the Committee shall nol lake charge of any evacuee property if the cvacuee being ihc sole owner or the entire body of co-sharer owners of such property, objects to ihe charge thereof being taken by the Commillee and furnishes evidence to the satisfaction of the Committee that adequate arrangements have been made for the management and proper utilization thereof.

(7) Nothing in this section shall affect the right of any person to establish his title in a competent Court.

Power of evacucc to dispose of

18. (I) An cvacuee, whose property has vested in the Commillee, may dispose of such propeny by sale, exchange, gift, mortgage (nol being an usufructuary mortgage) or otherwise but not by way of lease-

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Tlic West Bengal Evacuee Property Aci, 1951. (Sections 19-21.) [West Ben. Act

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(2) Upon such disposition as aforesaid, ilie evacuce shall intimate ilie Commillee thereof and the Committee shall, as soon as may be, cause a public notice lo be given in the prescribed manner.

(3) A disposition as aforesaid shall, subject to the provisions of subsection (3) of section 21, take effect on and from the date of ihe publication of Ilie noiicc referred to in sub-section (2) and on and from liiai dale the evacuee properly shall ccase Lo vest in the Commillee and ihe Committee shall be absolved of all further responsibility in respect thereof,

19. (1) Subject lo (he provisions of this Act, the Conimitice shall have all (he rights, powers and liabilities of an owner in respect of any evacuee property or an evacuee vested in it.

Power, rights and liabilities of [lie Commillee.

(2) The Commillee shall luke such measures as may be necessary for the good management and protection of any evacuee property of an evacuee vested in il, for the assertion of liile thereto and Tor obtaining possession thereof and may for such purposes do all acts and incur all expenses which are necessary or incidental.

lee. (3) (i) The Committee shall maintain, in the prescribed form, accounts of all evacuce properly vested in it, a separate account being maintained in respect of each evacuee or where the properly of a body of cd-sharer evacuces are managed jointly, in respect of each such body of co-sharer evacuees.

(ii) The State Government shall cause such accounts to be audited ai such intervals and by such person as may be prescribed. The cost of such nudii shall be paid by the Committee according to the prescribed scale.

(iii) A copy of the audited accounts as aforesaid of ihe evacuee property shall be supplied to the evacuee or the body of co-sharer evacuees by ihe Committee on application and the audited accounts shall also be available in the prescribed manner for inspection by the evacuec or any co-sharer evacuee or any agent of the evacuee or a co-sharer evacuee authorised in writing,

(4) The Commillee shall pay to an evacuee in such manner and ai such intervals as may be prescribed, ihe receipts derived from his property vested in the Commitlee, after deducting therefrom all sums debiable lo such receipts.

20. No payment made, after publication of a nolice under subsection (5) of section J 7, on account of any amount due lo the evacuee in respect of his property vested in ihc CommiLlee save and except the Committee or some person appointed by the Committee, shall constitute a valid discharge or any liability in respect thereof.

21. (1) Save and except as provided in sub-section (2), the Commillee shall nol be entitled 10 transfer any evacuee properly vesled in it, except with the wrinen conwnl of (he evacuee.

Ccnain pa) men is noi la tn; valid d i sotixirge

Rcsheiio M on transfer by rnmminiv The Wej/ Bengal Evacuee Property Act, 1951. (Section 22.) 287 V of 1951.]

> (2) The Commiuee may lease or let out any evacuce property vested " in it or part thereof for a period, not exceeding 'three months in the case

of evacuce properly situated in an urban area and not exceeding 'iwelve months in ihc case of oilier cvacuee properly, at any one time:

Provided iluit in leasing or letting out the cvacucc property, the Committee shall give on each occasion the first preference to the person lo whom any allotment of such property or a part thereof was made by WcsiBun. [he Collector under ihe West Bengal Evacucc Properly Ordinance, 1951.

except where ihe Collector reports lo the Committee that such person

committed a breach of the terms and conditions of such allotment, or where such property consists of land used for or in connection wilh agricultural purposes, neglected to cultivaie such property properly,

(3) A lease or Idling out as aforesaid shall be binding on the cvacucc and his successors in interest but only for the period for which the evacuee properly is leased or lei out.

(4) Notwithstanding anything contained in any other law for ihe time being in force, nothing in this section shall confer a right of occupancy on any person lo whom any cvacuee properly is leased or lei oui by the Commiuee.

(5) If ihc person to whom any evacuce properly is leased or let under subsection (2) holds over after the expiry of the period of lease or letting out, such person shall be liable lo be evicted without notice.

22. (1) An cvacuee may at any lime after he returns lo We si Bengal Restoration but not later than ihe appointed day apply in writing to the Committee °o cvacucc for ihc restoration of any of his evacucc property of which the Committee has taken charge,

(2) As soon as may be after such application is received, the Committee shall cause a public notice lo be given in the prescribed manner that such property shall be restored to the applicant if no objections to his title are received within a date specified in such nolicc.

(3) If no objections as aforesaid are received within the date specified in such notice, the Committee shall make an order lhai the evacuce property be restored to ihe applicant.

(4) If any objections as aforesaid arc received within Ihe date specified in such notice, ihe Committee shall summarily decide such objections after calling, if necessary. Tor a report from the Collector or the district in

'On see lion 2 of ihc West Benji] Evacucc Pro/jerry (Amendment) Ac!. 1954 (Wesl Ben. Act XXX of 195-J), being tirouglil into force, for the words "three niDmlis", the words "live years" .md for the words "twelve months", [he words "ten years" shall be respectively subsii luted, *vide* clauses (a) and (h)ofscclion 2 of Wesi Ben. Act XXX of 1554.

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which ihc property or any piirt thereof is situated. If the Commillee, after proceeding in the manner aforesaid, rejects such objections, the Committee shall make an order that the evacuee property be restored to the applicant.

(5) Upon an order under sub-section (3) or sub-section (4) being made, the evacuee property shall cease to vest in liic Committee and shall, subject to sub-section (3) at section 21, v-ssi in the applicant and ihe Committee shall, subject to sub-section (6), be absolved of all further responsibility in respect of Ihe evacue property,

(6) The Committee shall, as soon as may be, give public notice in the presented manner of any order made under sub-section (3) or subsection (4).

(7) Nothing in this section shall alfcci the right of any person Lo establish his title in a competent Court.

Possession <obc delivered by force. 11 ncccssary. 23. (1) If any evacuee properly, the charge of which is taken by the Committee or in respect of which an order under sub-section (3) or subsection (4) of section 22 has been made, is found to be in ihc wrongful use or occupation of any person, Ihe Collector shall, on application made to him by the Commillee or ihe evacuee, as the case may be, cause the possession of such property lo be delivered to the Committee or to the evacuee, as the case may be, and may use or cause lo be used such force as may tie necessary for the purpose.

(2) Any person in the wrongful use or occupation of such property shall, in addition lo being proceeded against under sub-section (1), be liahle to pay to the Committee or the evacuee, as the case may be, damages for such wrongful use or occupation.

RcsiDmtion of jtt.uiagirjn cjti of property io a certain class of reluming tivacutts.

24. (1) An evacuee who returns to West Bengal after the appointed day but not later than ihc 3lsl day of December, 1353, may apply in writing to the Committee for restoration of management of his evacuee property of which the Commillee has taken charge.

(2) As soon as may be after such application is received, the Committee shall cause a public notice to be given in the prescribed manner that the management of such property shall be restored to the applicant if no objections to his litle are received within a dale specified in such notice.

(3) If no objections as aforesaid are received within the date specified in such notice, the Committee shall make an order that the management of the evacuee property be restored to ihe applicant.

(4) If any objections as aforesaid arc received within the date specified in such notice, the Committee shall summarily decide such objections after calling, if necessary, for a report from ihc Collector of the district in which the property or any part thereof is situated. If the Committee, after

The West Bengal Evacuee Properly Act, 1951.

(Sections 25, 26.)

proceeding in the manner aforesaid, rejects such objections, lhe Committee shall make an order that the management of the evacuee property be restored to liie applicant.

(5) An order for restoration of management of an evacuce property under sub-section (3) or sub-section (4) shall be made with as much expedition as possible and in any case within six months from the date of the application under sub-section (1).

(6) (a) Upon an order under sub-scction (3) or sub-scciion (4) being made, the management of the cvacucc property shall vest in the evacuee.

(b) Upon the vesting of the management of the cvacucc property in him, the evacucc shall have all ihc rights, powers and liabilities of an owner in respect of ihc cvacucc properly, and the Committee shall subject lo sub-scciion (7) be absolved of all further responsibility in respect of such property and sub-sections (2) and (3) of section 18, section 19, section 20 and section 21 shall cease to apply in respect of ihc evacucc property.

(7) The Committee shall, as soon as may be, give public notice in the prescribed manner of any order made under sub-scclion (3) or sub-section (4).

(8) Nothing in this section shall affect the right of any person lo establish his title in a competent Court.

25. (I) TheStaicGovernmenimaydelegatealloranyofiispowers, duties and functions under this Act or the rules made thereunder lo the Board of Revenue or lo ihe Commissioner of a Division.

(2) The Committee may delegate all or any of its powers, duties and functions under this Act or ihe rules made thereunder to an Administrative Officer lo he performed or exercised within his jurisdiction.

Delegation of powers, duties and functions.

26. (I) AH Aciminiscratives Officers shall be under the supervision and control of the Commiuee and ihe Commiuee may, on its own motion or on applicat'on, review, rescind or vary any order of an Administrative Officer.

(2) The Collector or such other officer as may be authorised by the Slate Government in this behalf shall have power lo inspect the work of any Administrative Officer and the staff subordinate lo him and examine any records, books of accounts or other documents maintained by the Administrative Officer.

Conlrolof Adminis-

inu ive Officcr The West Bengal Evacuee Property Act, 195!. (Seasons 27-33.) 290 [West Ben. Act

President, mumbchand officers to be public servants.

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Acl recoverable as public del Hand. Bar of juns(Ji_li;:il 27. The President, other members of [he Commiuee, every AdminisLralive Officer and every other person duly appointed under this Acc or the rules made thereunder shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code.

Acl XLVof 1860.

28. All sums payable Lo the Collector or the Slate Government '[or the Committee] under this Act shall, without prejudice to any other mode of recovery, be recoverable as arrears of public demand.

29. Save and except as expressly provided in this Acl, no order of the State Government or of ihe Collector, or of the Committee or of an Administrative Officer, made or purported to be made under this Act or the rules made thereunder, shall be questioned in any Court.

30. (1) No suil or other legal proceeding shall lie against the Stale Governmeni or any servanL of the State Government for anything which is in good failh done or intended lo be done in pursuance of this Acl or the rules made thereunder.

(2) No suit, prosecution or other legal proceeding shall lie against ihe Committee or any person Tor anything which is in good failh done or intended to be done in pursuance of this Act or the rules made thereunder.

(3) No suil, prosecution or other legal proceeding shall lie against the State Government or any servant of the Siaie Governmeni for anything which, before the commencement of this Acl, was in good failh done or intended to be done Tor ihc protection, preservation or management of any property of an cvacucc.

31. The West Bengal Evacuce (Administration of Property) Acl, 1949, is hereby repealed.

32. The provisions of ihis Acl shall have effect notwithstanding' anything to the contrary in any other law.

33. (1) Any -rule, order, or appointment made, any notification issued, any proceedings commenced, any action laken, or anything done under any provision of the West Bengal Evacucc Property Ordinance, 1951, shall, or ihe said Ordinance ceasing lo operate, be deemed to have been made, issued, commenced,

laken or done under the corresponding provisions of ihis Act as if ihis Act had cotnmenced on the 6th day of February, 1951.

Wesl Ben. Ord.IIof 1951.

These words within Llic square brackets were inserted by s, 3 or ihe West Bengal Evacuec Propcny (Amendment) Ac i, 1954 (West Ben. Acl XXX of 1954), -i'cc fooi-noie I on page 291. *posi*.

Repeal of West Bengal AcIXVIIIof I9J9. Tills Acl to rtivrriifc oilier law.

Savings and validation.

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The West Bengal Evacuee Property Act, 1951. (Section 34.) V of 1951.]

> (2) Any allotment of an evacuce propeny made or purported to have been made before ihe commencement of the West Bengal Evacuee West Ben. Property Ordinance, 1951, by the Collector which could have been validly ^95 j" of made if ihc said Ordinance had been in force when such allotment was ' made or purported lo have been made, shall if con firmed by ihc Collector in writing on or before the 31si day of March, 1951, be deemed to have been duly made under ihc said Ordinance.

34. (I) The Slate Government may make rules¹ for carrying out the Power to makt. rules. purposes of ihis Act.

> (2) In particular and without prejudice lo the generality of the foregoing provisions, such rules may provide for al) or any of the following matters, namely:ô

- (a) the manner in which the accounts referred lo in subsection (1) of section 9 shall be maintained:
- (b) ihe officer lo whom ihe writing, referred lo in subsection (1) of scciion 12 shall be delivered;
- (c) the rale of the levy referred to in sub-sceiion (1) of section 16;
- (d) the manner in which a public notice shall be given under subsection (2) or sub-section (5) of section 17, subsection (2) or scciion 18, sub-seclion (2) or sub-seclion (6) of section 22, or sub-section (2) or sub-section (7) of section 24:
- (e) ihc form in which accounts referred to in clause (i) of subscciion (3) of section 19 shall be maintained, the intervals at which and the persons by whom, such accounts shall be audited under clause (ii) of thai sub-scclion and the scale referred to in that clause;
- (0 bc manner in which audited accounts shall be available for inspection under clause (iii) of sub-scclion (3) of section 19;
- the manner in which and the intervals at which payments under (g) sub-section (4) of section 19 shall be made;
- (h) .any oilier matter required to be prescribed under this Act.

For rules made in excretise of the power conferred by section 5-1 or the West Bengal Evacuce Propeny Ordinance. 1951 (West Ben. Ord. II of 1951). notification No. 2GG6L. Ref.. Jak-d ihc 5tlt March. 1955. or (he Land .md Land Revenue Department, published in the Calcutta Gazette. Extraordinary, dated the 8th March, 1951. Pan I, page 554: for Ihe amendment of the said rules made in exercise nf scciion 34 read with section 33 of lhis Act. see Notification No. 9826L. Re P., dalcd the 1 llh June, 1952, of ihc Land and Land Revenue Department, published in ihe Calcutta Gazette, Extraordinary, dalcd lh« I2ih June, 1952, Pan 1, page 1053.

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