## West Bengal Act XXIII of 1958<sup>1</sup>

# THE WEST BENGAL STANDARDS OF WEIGHTS AND MEASURES (ENFORCEMENT) ACT, 1958.

West Ben. AclXXII of 1961. West Ben. Act Xol" 1965. West Ben, Act V oF 1984.

[21st January, 1959.]

An Act to provide for the enforcement in West Bengal of standards of weights and measures.

WHEREAS it is weights and Measures

expedient to provide for the enforcement in West Bengal of standards of measures established under the Standards of K9 uT 1950. Weights and Act, 1956 and for matters connected therewith;

It is hereby enacicd in the Ninth Year of the Republic of Ipdia, by the Legislature of West Bengal, as follows:ô

#### CHAPTER I.

AMENDED

### Preliminary.

1. (1) This Act may be called the West Bengal Standards of Weights and Measures (2) It extends to the whole of West Bengal.

Subject to the provisions of sub-section (4), this section shall come into force at once and the remaining provisions or this Act shall come into Force on such date or dates as the State Government may, by notification in the *Official Gazette* appoint; and different dales may be appointed for different provisions of this Act or for different areas or for different classes of undertakings or for different classes of goods.

WeM Ben.

J95S,

(4) The West Bengal Standards of Weights and Measures

(Enforcement) Ordinance, 1958 is hereby repealed: .

Provided that notwithstanding such repeal anything done or any action taken or any legal effect produced by or under any provision of the said Ordinance shall be deemed to have been done, taken or produced by or under the corresponding provision of this Act as if such corresponding provision were in force on the day on which such thing was done or such action was taken or such legal effect was produced.

Short title, ex! (Enforcement) Act, 1958.

em, commencement, repeal and savings.

1 on ihe 1 8.59 in Calcuua and (he Ho wrah Municipality in respect of unils of mass and units of measure and thiougtvoui West Bengal in respect of units of mass and measure. WrfenoiifkaiionNo. 833-W.Mšdaied 10.7,59, published in the *Calcutta Gazette* or 1959. Pan I, page 2566;

. (Enforcement) Act, J958.

[West Ben, Act

(Chapter 1.—Preliminary.—Section J.)

- (5) If, immediately before [he commencement of any provision of this Act in respect of any area class of goods or undertakings, there is in force in respect of that area or that class of goods or undertakings, any other law which corresponds to such provision, such other corresponding law, shall, on such commencement, stand repealed.
  - (2) on (he 1.1.60 in respect of associations recognised by Ihe Central Government under Act LX1V of 1952 in so far as incy undertake I he regulation and conttd] of forward contracts in raw and manufactured jute. Vide notification No. I I7I-W.M.. dated 23,12.59, published in the Calcutta Gazette. Extraordinary of 1959. Pan I. page "1564:
  - (3) on the 1.-1.60 in West Bengal other than Calcutta and Howrah Municipality in respect orsugar, vanaspati, biscuits, soaps, cloth, paints, coir and drugs delating lo units of mass. Vide notification No. 273-W.M., dated 2-1.3.60. published in the Calcutta Gazelle. Extraordinary\* of I960, Pan 1, page 1032;
  - (4) on the 1.4.60 in ihe whole of West Bengal in respect of cloth, painu, coir and drugs relating to units of measures, *Vide* notification No. 274-W.M.. dated 24.3.60, published in the *Calcutta Gazette. Extraordinary* of 1960, Pan I, page 1032;
     (5) on the 1.4.60 in West Bengal, other than Calcutta and the Howrah Municipality, in respect
  - (5) on the 1.4.60 in West Bengal, other than Calcutta and the Howrah Municipality, in respect
    of crude petroleum and petroleum products relating to units or mass. Vide notification No.
    300-W.M., dated 31.3.60, published in the Calcutta Gazette of 1960. Pan [. page 1122;
     (6) on the 1,4.60 in the whole of West Bengal in respect of crude petroleum and petroleum
  - (6) on the 1,4.60 in the whole of West Bengal in respect of crude petroleum and petroleum products relating lo units of measures, me notification No. 3DI-W.M., dated 31.3,60, published in the *Calcutta Gazette* of 1960, Pan 1, page 1122;
  - (7) on the 1,5,60 in the whole of West Bengal except Calcutta and I he Municipality of Howrah relating to units oTmass in respect of the classes of undertakings and classes or goods specified. Vide notification No. 530-W.M.. dated 30.4.60, published in Calcutta Gazette of 1960, Part 1, page 1629;
  - (8) on the 1.5.60 in the whole or West Bengal relating to units of measure in-res pec I of the classes of undertakings and the classes of goods specified. *Vide* notification No, 531-W.M.. dated 30.4.60, published in the *Calcutta Gazette* of I960, Part 1. page 1629;
  - (9) on the 1.5.60 in the whole of West Bengal, except Calcutta and the Municipality of Howrah, relating (o units of mass in respect of transactions involving saJc and pu rch ase o f goods. Vide n ot i fical io n No. 532-W.M ..dale [130.4.60, published in Ihe Calcutta Gazelle or 1960. Pari I, pages 1629-1630;
  - (10) on the 1.2.61 in the whole of West Bengal in respect of the classes of undertakings specified. Vide notification No. 97-W.M., dated 31.1.61, published in the Calcutta Gazette, Extraordinary of 1961. Part I, pages 535-536;
  - (11) on ihe 1.4.61 in West Bengal in respect of sale of liquid paints in West Bengal Factories. *Vide* notification No,3 18-\V,Mš(lated 23.2,61, published in the Co(airw *Gazelle* of 1961, Part I, page 706;
  - (12) on the 1.5.61 in Calcutta and the Municipality of Howrah in respect of units or capacity Vide noli ficat ion No. 699-W.M. dated 29.4,61, published in the Calcutta Gazelle. Extraordinary of 1961, Part I, page 1137;
  - (13) on the 1.11.61 in the whole of West Bengal in respect of the classes ofundcrtakings specified in relation to alcohol. *Vide* notification No,2053-W.M., dated 26.10.61, published in the *Calcutta Gazette* of 1961, Port I, page 3840;
  - (14) on the 1.12.61 in the whole of West Bengal in relation lo units of mass for all those classes of undertakings and all those classes of goods in respect ot which the provisions of the Acl have not already come into force, *Vide* notification No, 2210- W,Mš dated 23.11.61, published in the *Calcutta Gazette* of 1961, Part I. page 3979;
    (15) on the 1,12,61 in the whole of West Bengal in relation to units of length for all those
  - (15) on the 1,12,61 in the whole of West Bengal in relation to units of length for all those classcs of undertakings and all those classes of goods in respect of which the provisions of the Act have not already come into force. Vide notification No. 2209 \V,M\overline{8} dated 23,11,61, published in the Calcutta Gazette of 1961, Pan 1, page 3979;

## The West Bengal Standards of Weights and Measures (Enforcement) A el, J958.

189

#### XXIII of 1958.]

89 of 1956.

(Chapter I.—Preliminary.—Section 2.)

2. In this Act unless the context otherwise requires,ô

Definitions,

- (a) "Assistant Controller" or "Depuly Controller" means an .. Assistant Controller or Deputy Conloller of Weights and Measures appointed under section 13;
- (b) "Controller" means the Controller oF Weights and Measures appointed under section 13;
- (c) "Inspector" means an Inspector of Weights and Measures appointed under section 13;
- (d) "measuring instrument" means any measuring instrument other than a weighing instrument and includes any instrument For measuring length, area, volume or capacity;
- (c) "mint" means a mint of the Central Government;
- '(0 "prescribed"means prescribed by rules made under this Act;
- (g) "standard weight" or "standard measure" means any uniL of mass or measure referred to in sub-scclion (1) of section 13 of the Standards of Weights and Measures Act, 1956, and includes any other weight or measure permitted to be used by the Central Government in pursuance of sub-section (I) of section 14 of the said Act;
- (h) "referencestandards" meansthesetsofstandardsofmassand measure supplied to the Slate Government by the Central Government in pursuance of sub-section (2) of section 15 of the Standards of Weights and Measures Act, 1956;
- (i) "stamping" means marking in such manner as to be, so Far as practicable, indelible and includes casting, engraving, etching and branding;
- '(ia) "transaction" means any transaction in trade or commerce and includes any assessment or declaration ordetermination of quantity with reference tomeasurementofweight, volume, capacity, length or area;
- (16) on the 1.12.61 in the whole of West Bengal in relation to units of measure in respect of I he classes o fundenaki ngs me ntioned and to the c x u: n t s pcc i lied. *Vide* noiili cation No. 2272-W.M.. dated 29.11.61. published in the *Calcutta Gazette a(* 1961, Pan I,
- on the 1.4.62 in the whole of West Bengal in relation ID units of measure relating to capacity Tor alt I hose classes of undertakings and all those classes of goods in re5peel or which the provisions of the Acl have not already come into farce. *Vide* notification No. 443-W.M., dated 31.3.62, published in the *Calcutta Gazette*.

  Extraordinary, dated the 31 si March, 1962. Part 1. page 1435;
- (18) on the 1.7.6B the whole of West Bengal in relation to units of measures in respect of soap, articles of toilet, cosmetics, detergent and perfume, *Vide* notification No. 1314-W.M. dated ibc 15.5.68. published in *Calcutta Gazette, Extraordinary*, dated the 13.6.6S,

Pan I, page 1257. This clause was inserted by s ?. nf' K' \WM Hr-1 ""II's I-in-l -'k- c-1 r W'.I<~bIc -I  $\lor$ VnI'r~"

[West Ben. Act

(Chapter II.—Standard Weights and Standard Measures.— Sections 3, 4.)

J

- (j) "verification" wilh its grammatical variations used with reference to a weight or measure or weighing instrument or measuring instrument, includes' ihe process of comparing,
- checking or testing such weight or measure or weighing instrument or measuring instrument;
- (k) "weighing instrument" means any instrument for weighing and includes scales with the weights, belonging thereto, scale-beams, balances, spring balances, sleel yards and other weighing appliances.

### CHAPTER II.

## Standard Weights and Standard Measures.

Working

- 3. (]) For the purpose of verifying the correctness of weights and measures and weighing instruments and measuring instruments used in any transaction, the State Government may cause to be prepared as many standard weights and standard measures.lobe called working models as it may deem necessary.
- (2) The worki n g model s shall be made or such materials and according to such designs and specifications and shall be prepared by such agency and shall be verified and stamped by such person or authority and in such manner as my be prescribed.
- (3) The working models shall be kept at such places, in such custody and in such manner as may be prescribed.
- (4) A working model shall be verified with reference to the corresponding verification model referred lo in sub-section (1) of section 4.
- (5) A working model which is not duly verified and stamped shall not be used for the purposes of this Act.
- (6) A working model which has become defective or worn out by use or which has not been re-verified and stamped in such manner and at such intervals as may be prescribed shall not be used for Ihe purposes of this Act.
- 4. (1) The State Government may, with (he permission of the Central Government, cause lo be prepared at a mint as many sets of standard weights and standard measures as it may deem necessary to be called the verification models,

Verification models.

The words "and special working models in relenion to bullion and precious slants may also be prepared" were omitted with retiospecies effect by s. 2(1) **or** the West Bengal Standards of Weights and Measures (Enforcement) (Amen ilmenl) Act. 1% I (West Ben. Act XXII of 1961).

190

## The West Bengal Standards of Weights and Measures (Enforcement) Act, 1958.

#### XXIU of 1958.]

(Chapter II.—Standard Weights and Standard Measures.—" Sections 5-7.— Chapter III.—Verification and Stamping of Weights and Measures.—Section 8)

191

- (2) The verification models shall be made of such material and according to such designs and specifications, and shall be stamped in such manner and by such person or authority, as may be prescribed.
- (3) The verification models shall be kepi at such places, in such custody and in such manner as may be prescribed.
- (4) A verification model shall be verified and shall be rc-verified at least once in every five years with reference to the corresponding reference standard and shall bestamped with the date of verification or re-verification, as the case may be, by such person or authority as may be prescribed.
- (5) A verification model which is not verified or re-verified in accordance with the provisions of sub-section (4) shall not be used for the purposes of this Act.
- 5. The reference standards shall be kept at such places, in such custody and in such manner as the Slate Government may direct.

Reference standards.

- 6. Notwithstanding anything contained in any other law or any custom, usage or prectice in any area or in respect of any class of goods or undertakings where or in respect of which this Act has come into force, no unit of mass or measure, other than the standard weights or standard measures, shall be used in any transaction or in any dealing or contract for any work to be done or goods to be sold or delivered.
- Pjohibition of use of weights and measures other [hail standard weights and measures.
- 7. (1) Notwithstanding anything contained in this Act, the Slate Government may, by notification in (he *Official Gazette*, direct that in respect of any class of articles specified in the notification all transactions shall be by weight only or by measure only.
- Power to prescribe the use of weights only, or measures only in ecnain

(2) A notification issued under this seclion shall lake effect in such area, with effect from such date, and subject to such conditions, if any, as may be specified therein.

## CHAPTER III.

Verification and Stamping of Weights and Measures.

8. Every weight or measure'[which ismanufacturedwithlhe intention that it may be, or with ihc knowledge that il is likely to be, used in any transaction] shall have ihecorrect denomination ihereofmarked legibly on it in such manner as may be prescribed.

Making of denominations on . weights and

The words within the square brackets were substituted forlhc words "manufactured for use in any transaction" by s, 3 of the West Bengal Standards of Weights and Measures (Enforcement) (Amendment! Act. 1965 (West Ben. Act X of 1965).

(Chapter ill.—Verification and Stamping of Weights and Measures.—Sections 9-11)

Prohibition of sale.
deliv er)' or use or \*unsiamped weights and incisures or weighing instruments or measuring insivurii rils.

- 9. (I) Subject to the provisions of section 10, no weight or measure '[shall be used in any iransaciion or shall be sold or delivered wilh [he intention that it may be, orwith the knowledge that it islikely to be, so used] unless it has the denomination (hereof marked on it. and unless it has been verified or reverified in accordance wilh the rules made under this Act and stamped with a stamp of verification in such manner as may be prescribed.
- (2) No weighing instrument or measuring instrument '[shall be used in any transaction or shall be sold or delivered wilh ihe intention that it may be, or with the knowledge (hat it is likely lo be, so used] unless it has been verified or re-verified in accordance wilh therules made under this Act and stamped with a stamp of verification in such manner as may be prescribed.

10. Where the size of a weight or measure renders it impracticable to have any denomination thereof marked on it under the provisions of section 8 or lo be stamped under the provisions of section 9, the State Government may, by notification in the *Official Gazette*, exempt such weigh! or measure from being so marked or stamped.

Pawir of Smu: Government li>e.\empi.

- <sup>2</sup>11. (1) No person shall, without obtaining a licenee under the provisions of this Act, carry on any trade or business involving the manufacture, repair or sale of any weighi or measure or any weighing instrument or measuring instrument intending or knowing ii lo be likely lhat such weight, measure, weighing instrument or measuring instrument may be used in any transaction.
- weighing instrument or measuring instrument may be used in any transaction.

  (2) Such authority as may be prescribed may, be order, grani or renew or refuse to grant or renew a licence under this section or revoke or suspend any
- (3) An appeal from an order under sub-section (2) refusing to grant or renew a licence or revoking or suspending any licence shall, if preferred within sixty days from the date of the order, lie to the Slate Government.
- (4) Any order passed undersub-scciion (2) by the authority competent to pass such order may, at any time, be revised by the State Government:

Provided that no order from which an appeal has been preferred under subsection (3) shall be so revised.

(5) An order passed by the Stale Government on appeal under subsection (3) or on revision under sub-section (4) shall be final.

The words wilhia ihe square brackets were substituted for ihe words "shall be sold or delivered or used in any transaction" by s. A of the West Bengal Standards of Weights and Measures (Enforcement) (Amendment) Act, 1965 (West Ben. Act X of 1965).

Sect ton 11 was substituted Tor the original section fiy s. 5, *ibid*.

Prohibition of manufact ure, etc.. of weighs and measures without licence.

such licence.

The West Bengal Standards of Weights and Measures (Enforcement) Act, 1958.

XXIU of 1958.]

(Chapter III.—Verification and Stamping of Weights and Measures.—Sections 12-14.)

12. No person shall sell, offer for sale, expose for sale, or have in his possession for sale, any arlicle contained in a sealed package or container unless such package or container bears thereon, or on a lable securely attached thereto, a description of the correct net weight or measure of the arlicle contained therein:

Marking of weights or measures on sealed containers.

193

'Provided thatô

- (a) the State Government may, by notification in the Official Gazette, exempt from the operation of this section any class of such packages or containers if, in the opinion of the State Government, the size of Ihc packages of containers renders it impraclicable to comply with ihc provisions of this section in respect thereof,
- (b) the provisions of this seclion shall not apply to any arlicle which is not ordinarily sold by weight or measure.
- 13. (I) The State Government may appoint a Controller of Weights and Measures and as many Deputy Controllers of Weights and Measures, Assistant Contollers of Weights and Measures and as many Inspectors of Weights and Measures, as may be necessary for exorcising the powers and discharging the dutics conferred and imposed on ihem by or under this Act.
- (2) The State Government may, by general or special order, define the local limits within which cach Inspector shall exercise the powers and discharge the duties conferred and imposed on Inspectors by or under this Act.
- (3) Subject to the provisions of litis Act, all Depuly Controllers, Assistant Controllers and Inspectors shall perform their functions under the general superinlendenceandcontToloflhe Controller; and theContorller, the Depuly Controllers and the Assistant Controllers may, in addition to the powers and duties conferred and imposed on them by and under this Act, exercise any power or discharge any duty so conferred or imposed on Inspectors.
- (4) The Slate Government or the Controller, if so authorised by the Stale Government, may appoint such other persons as may be necessary for carrying out the purposes of this Act.
- 14. (1) An Inspector shall, for the purpose of verification of weights and measures and weighing instruments and measuring instruments, attend at such place and lime within his jurisdiction as may be appointed in this behalf by the Controller.
- (2) An Inspector shall verify every weight or measure or weighing instrument or measuring instrument which is brought to him for the purpose of verification in accordance with such rules asmay be prescribed.

Verification and stamping by

Inspector?;.

Controller, Depuly Coniollers. Assistant Controllers and Inspectors.

Appointment

### [West Ben. Act

(Chapter 111.—Verification and Stamping of Weights and Measures.—Section 15.)

- (3) If, on such verification, the Inspector finds the weight or measure or weighing instrument or measuring instrument correct, he shall stamp the same with a stamp or verification in the prescribed manner; bul, if on (he other hand, he finds the weighi or measure or weighing instrument or measuring instrument incorrect and defective, he shall refuse to stamp ihe same with a stamp of verification and oblitcrale the denomination mark on such weight or measure.
- 15. (1) An Inspector may, within the area under his jurisdiction, inspect, at such times as may be prescribed, the weights or measures or weighing instruments or measuring instrument which are used in transactions <sup>1</sup> \* \* \* \* or are in the possession of any person or are on any premises for such use and may verify every such weight or measure or weighing instrument or measuring instrument in accordance with the provisions of section 14.
- (2) An Inspeciormay, alsuch limes as may be prescribed, require any person <sup>2</sup>[cngaged in any transaction] or any employee or agent of such person to produce before him for inspection all weights, measures, weighing instruments and measuring instruments which are used by him or are in his possession or are kept on any '[premises used for any transaction] and all documents and records relating thereto and such person, employee or agent shall comply wilh such requirement.
- (1) An Inspecier may seize any weight or measure or weighing instrument or measuring instrument regarding which an offence under this Aci appears to have been committed or which appears to have been, or which might be, used in the commission of such an offence, and may also seize any article sold or delivered or caused to be sold or delivered which has been weighed or measured by such weight or measure or weighing instrument or measuring instrument together wilh any documents or records relating to the transaction.
- (4) Where an Inspector has reasons to believe that a sealed package or container purporting to contain any net weight or measure of any article ordinarily sold by weighi or measure does not actually contain the net weight or measure of the article which it purports lo contain, the Inspector may, in the presence of witnesses, break open the sealed container and verify its contents.

<sup>^</sup>Tlie words "in trade or commerce" were omitted by s, 7(1) of the West Ben gaJ SI and aids or Weights anil Measures (Enforcement) (Amendment) Act, 1965 (West Bet). Act X Df 1965).

<sup>-</sup>The words within the squnrc brackets were substituted for ihe words "engaged in any trade of topnmoret" by 7(2)(a), *ibid*.

The words within I he square brackets were substituted for Ihe words "premises used for T^r|., m.nrn V" I-,  $1/-1^1$ ,"! \*

XXIII of 1958.]

(Chapter III.—Verification and Stamping of Weights and Measures.—Section 16.)

- (5) If, on such verification, [he nei weight or measure of the arlicle is found to be correct, the Inspector shall lender the fair price thereof and may require a written ackowledgment therefor.
- (6) If, on the other hand, the net weight or measure of the article is found on such verification lo be incorrect, the Inspector may seize the package or container and the article contained therein, after tendering the fair price thereof where the seizure is made from any person other than the manufactures, and may file a complaint against the manufacturer for contravention of the provisions ofsection!2.
- '(7) Before making any seizure under sub-section (3) or under subsection (6), ihe Inspector about to make the seizure shall call upon two or more responsible persons of the locality in which the seizure is made, to attend and withness the seizure and may issue an order in writing lo them or lo any of them so to do.
- '(8) The seizure shall bi made by (he Inspector in the presence of sucli witnesses and a seizure list, containing the name and address of the person from whom the seizure is made, the date of the seizure, a short description of the weight, measure, weighing instrument, measuring instrument,

article, package or container seized, his own signature, the signature of the person from whom seized, if available, and the signatures of the witnesses,

shall be prepared in quadruplicate by the Inspector who shall thereafter seal the weight, measure, weighing instrument, measuring instrument,

article, package or container seized with his seal in the presence of the witnesses and shall affix thereto a copy of the seizure list.

'(9) When any seizure is made under sub-section (3) or under subsection

- (6), the Inspector shall bring or cause to be brought to his office the seized weight, measure, weighing instrument, measuring instrument, article, package or container or, if that be not convenient, keep the same in the custody of the person from whom the seizure is made or of any other person considered fit by the Inspector upon such person furnishing a wrinen under taking for the production (hereof at the office of the Inspector.
- '(10) Any person who, without reasonable cause, refuses or neglects to comply with an order issued by the Inspector under sub-section (7) to attend cir withness a seizure shall be deemed to have committed an offence under section 187 of the Indian Penal Code.

16. Every manufacturer or repairer of, or dealer in, weights or measures or weighing instruments or measuring instruments, and every person using ihem in any transaction shall maintain such records and accounts as may be prescribed.

'Sub-sections (7]. (8). (3) and (10) were inserted by s.7(3) of the West Bengal Standard of Weights and Measures (Enforcement) (Amendment) Ad. 1965 (West Ben. Act X of

Manufacturers, ctc.. to maintain re cards and documents.

#### [West Ben. Act

(Chapter Iff.—Verification and Stamping of Weights and Measures.—Sections 17, 18.—Chapter IV.—Penalties.—Section 19.)

Appeals.

17. (i) irihe Controller, a Deputy Controller, an Assisianl<br/>Controller or an Inspector $\hat{\mathbf{o}}$ 

- (a) refusesLostampany weighi ormeasureor weighing instrument or measuring instrument and obliterates the denomination mark thereon under sub-section (3) of section 14, or
- (b) seizes any weight or measure or weighing instrument or measuring instrument or article under sub-section (3) of section 15,

any person aggrieved by such refusal or seizure may, within sixty days from the dale of such refusal or seizure, prefer an appeal,ô

- (i) in the case or a refusal or seizure by the controller or by a Deputy Controller, to the State Government-, and (it) in
  - any other ease, lo the Controller.
- (2) On receipt of any such appeal, the appellate authority shall, after giving the appellant a reasonable opportunity of being heard and after nniking such inquiry as it deems proper, decide the appeal and the decision of the appellate authority shall be final.

Levj' of fees. 18, The Slate Government may charge such feesô

- (a) for the grant of licences under section 11, for manufacture, repair or sale of weights and measures and weighing instruments and measuring instruments, and
- (b) for ihe verification, marking, and stamping of weights and measures and weighing instruments and measuring instruments

as may he prescribed:

Provided that the amount of fees chargeable under this seciton shall in no case exceed '[five thousand rupees].

## CHAPTER IV.

## Penalties.

Penally for com rnveniion or Ihe provisions of section 9.

- 19. Whoever contravenes any of the provisions of section 9 shall, if such coniravention is in respect ofô
  - (I) the sale or delivery of a weight or measure or a weighing instrument or a measuring instrument, be punishable with fine which may extend to iwo thousand rupees; and

## The West Bengal Standards of Weights and Measures (Enforcement) Act, 1958.

#### XXIII of 1958.]

{Chapter IV.—Penalties.—Sections 20-22.)

- (2) die use of any weight or measure or weighing instrument or measuring instrument in any transaction, be punishable, for a first offence, with fine which may extend to one thousand rupees, and for second or subsequent offence, wilh imprisonment for aperiod whichmay extend to three months, or with fine which may extend to two thousand rupees, or with both.
- 20. (I) Whoever has in his possession for use in any transaction, any weight or measure or any weighing instrument or measuring instrument which has not been verified or re-verified or stamped in accordance with the provisions of this Act and therules made thereunder shall be punishable for a first offence, wilh fine which may extend to one ihousand rupees, and for a second or subsequent Ofrence, wilh imprisonment for a period which may extend to three months, or with fine which may extend to two thousand rupees, or wilh both.

Penally Tor possession Or uns Lamped weights and measures for use in transactions.

- (2) When any such weight or measure or weighing instrument or measuring instru mentis found in the possession of any person, such person shall be presumed, until the contrary is proved, to have had it in his possession for use in transactions.
- (3) Where an offence punishable under this section is committed by '[an employee or agent of any person engaged in, or carrying on, any transaction] on bchairor<sup>2</sup>[such person], unless he proves that the offence was committed by his employee or agent without his knowledge and without his consent, and his employee or agent by whom the offence was committed, shall both he deemed to be guilty of the offence.
- 21. Whoever manufactures, repairs, or sells any weight or measure or weighing instrument or measuring instrument, without obtaining a licence as required by section 11, shall be punishable wilh imprisonment for a period which may extend to three months, or wilh fine, or wilh both.

Penally for manufacture of weights, etc., without licenec

22. Whoever contravenes any direction containd in a notification issued under section 7 shall be punishable with fine which may extend to two ihousand rupees.

Penalty for use of weight or measure in contravention of direction under section

The words within the square hratkeis \vere substituted for the words "any employee or agent of a trader" by s. 8(1) of the West Bengal Standards of Weights and Measures (Enforcement) (AmendmentJ Act, 1965 (West Ben. Act X or 1965).

The words within the square brackets were substituted Tor the words "such trader" hv ; Hill

the words within the square brackets were substituted for the words such trader nv; Hill ihilf

(Chapter [V. ■ — Penalties.—Sections 23-29.)

23, Whoever contravenes ihe provisions or see i I on 12 shall be punishable wilh fine which may extend lo two thousand rupees.

Penalty far failuiv 10 mark cont'd weight or measure m rented containers.

> Penalty fur fraudulent use of weights, mcasuj^,¹\*, ClC,

Penally for boing in possession of falsi: weight or meajujtf.

- 24. Whoever fraudulently uses any weight or measure or weighing instrument or measuring instrument, knowing it to be false shall be punishable with imprisonment font period which may extend to one year, or with fine, or with both,
- 25. Whoever is in possession of any weight or measure or weighing instrument or measuring instrument which he knows to be false, intending that the same may be fraudulently used, shall be punishable with imprisonment for a period which may extend to one year, or wilh fine, or with boih.
- 26. Whoever makes, sells or disposes of or causes to be made, sold disposed of any false weight or measure or weighing instrument or meusu ring i nstrume ni knowing it lo be false, in order that the same may be used as true, or knowing that the same is likely to be used as true, shall be punishable with imprisonment for a period which may extend to one year, or wilh fine, or with both.
- 27. Whoever in selling any article by weight or measure, delivers or causes (o b« delivered to the purchaser less than what is purported lobe sold shall, if the deficiency exceeds the prescribed limit of error, be punishable with fine which may extend to three hundred rupees.
- 28. Whoever in purchasing any article by weight or measure, obtains from the seller more than what is purported to be purchased shall, if the excess exceeds the prescribed limit oferror, be punishable with finewhich may extend to three hundred rupees.

29. (1) Whoever counterfeits any siamp used under this Act for the stamping of any weight or measure or weighing instrument or measuring instrument or possesses any such counterfeit stamp, or removes a stamp Trom any weight ormeasureor weighing instrument or measuring instrument and transfers the same into another weight or measure or weighing instrument or measuring instrument, or wilfully increases or diminishes a weight or measure duly stamped under ihe provisions of this Act, shall be punishable with imprisonment for a period which may extend to one year,

wilh ilnp iififU

Penalty for fiving short

wcigtii or measure.

Penalty for making or SlMlillp falsi

weight or measure, cic.

Penalty for obtaining excess weigh I or

Penally for counterfeiting weighls. measures. itC.

<sup>&</sup>lt;sup>2</sup> The word sviiKin the square bmc keis was i nse rii:d by s. 9(1) o f the YV est B cngal Stan dards of Weights and Measures (Enforcement) (Amendment) Act, 1965 (West Ben. Acl X pf 1<W).

\*Scciior \*\fo A wrK .iHHrH r iv\*w

For lhe Wcsi Bengal Standard or Weights and Measures
(Enforcement) Rules, 1959, made unders. 39 of the Acl. see
noli [ication No. 9496 W.M.. dated 28.8,59, published in the
Calcutta Gazelle, Extraordinary of 1959, Part I, pages 1839-

Calcutta Gazelle, Extraordinary of 1959, Part I, pages 18391917, as subsequently amended
ThewonJs'in (radcorcommerce"v.creomi[Ird bys, 11< 1)
oTLlic West Bengal Slandards of Weighis and Measures
(Enforcement) (Amendment) Act. 1965 (West Ben. Aei X of
1965J.
The words, figures and brackets within the square brackets were inserted by s.l
1(2), ibid.

## The West Bengal Standards of Weights and Measures (Enforcement) Acl, J958.

#### XXIII of 1958.]

(Chapter IV.—Penalties.—Sections 30. 31.— Chapter V.- Miscelianeous.— Sections 32, 33.)

(2) Whoever knowingly uses, sells, disposes of or exposes forsale any weight or measure or weighing instrument or measuring instrument stamped with such counterfeit stamp thereon, or stamped with ihc stamp removed from another weight or measure, shall be punishable wilh imprisonment for a period which may extend to six months, or with fine, or with both.

#### 30. Whoeverô

- (a) refuses or neglects to produce for inspection under section 15, any weight or measure or weighing instrument or measuring instrument or any document or record, relating thereto in his possession or on his premises, or
- (b) refuses lo permit an Inspector to inspect and verify any such weight, measure, or instrument, or
- (c) obstructs ihc entry of an Inspector under section 15, or
- (d) otherwise obstructs or hi ndcrs an Inspector i n the performance oFhis duties under this Acl, [or]
- (e) fails or refuses lo produce any seized article in compliance wilh an undertaking furnished under sub-seciion (9) of seclion 15, shall be punishable with fine which may extend to five hundred rupees.
- 31. Ifanlnspcclorknowingly stamps a weight or measure or weighing instrument or measuring instrument in contravention of the provisions of this Acl or of the rules made thereunder, he shall be punishable with imprisonment for a period which may extend to one year, or with fine, or with both.

#### CHAPTER V.

### Miscellaneous.

- 32. No suit, prosecution or niher legal proceeding shall lie against the Controller or any Deputy Controller or any Assistant Controller or any Inspector or any other person appointed under this Acl in respect of anything which, in good faith done or intended to be done in pursuance of this Act or ihc rules made thereunder.
- 33. (1) Nocoun shall lakecognizance of an or fence punishable under this Acl except upon complaint in writing made by Ihc Controller or any officer authorised in this behalf by the Controller by general or special order.

Penally for neglect or refusal co produce weight or measure, etc. for inspection

Penally for breach of duly by Inspector.

Prelection of action taken in good faith,

Cognizance of offences, ctc.

www"

200

#### The Wes! Bengal Standards of Weighs and Measures (Enforcement) Act, 1958.

[West Ben. Act

(Chapter V.—Miscellaneous.—Sections 34-37.)

- (2) No coun inferior io thai of a Presidency Magistrate or a Magi sirale of the First class shall try any offence punishable under this Act.
- 34. A weight or measure or weighing instrument or measuring instrument duly stamped under the provisions or this Aci and the rules made [hereunder shall be presumed to be correct until its inaccuracy is proved.
- 35. Tlie Controller, every Deputy Controller, every Assistant Controller and every In spec tor appoin ted under this Act shal I be deemed to be a public servant within the meaning of section 2) of the Indian Penal Code.

XLV of I860.

Act. V

1898.

Comrotliir. CIC-. appointed untliir [he Act lo be public servants.

Slumped

miighis. dr.. le

presumed

be correct.

(ispeclorto havi; powers of a police ufflwr. Offences (O

companies.

'35A. An Inspector shall have, for the purpose of ascertaining the true name and address or ihe person from whom any article has been seized under section 15, all ihe powers conferred upon a police officer by scction 57 of lhe Code of Criminal Procedure, 1898.

36. (1) Iflhepersoncommiltingan offence punishable under this Aci is a company, ihe company and every director, manager, secretary or agent of Ihe company, unless such director, manager, secretary or agent proves that the offence was committed without his knowledge or consent, shall be deemed to be guilty of the offence and shall be liable lo be proceeded against and punished.

(2) Notwithstanding anything contained in sub-section (1), where an offcncc punishable under this Act has been committed by a company and ii is proved thai ihe offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any other officeror person concerned in ihe management of the company, such other officer or person shall also be deemed to be guilty of that offence and shall be liable lo be proceeded against and punished.

*Explanation*.ô For the purpose of this sectionô

- (a) "company" means a body corporate and includes a firm or other association of individuals; and
- "director", in relation to a firm, means a partner in the firm.

Gazette, direct thai any power exercisable by ii under this Act or the rules made thereunder shall, in relation losuch mailers and subjeel losuchcondilions, as may be specified in ihe direction, be exercisable also by such officer or authority subordinate lo the Slate may tic specified in the notification.

37. Tli e S la le G o vern me n t may, by n o ti fi c alio n i n Lhe Offirial Government as

Limits or error to be (oljmled in weights anil

### XXIII of 1958.]

(Chapter V.—Miscellaneous.—Sections 38, 39.)

89 of 1956. 38. Subject lo any rules lhat may be made under the Standards of Weights and Measures Act, 1956, in this behalf, [he State Government may prescribe the limits of error which may be toleratedô

Delegation of powers.

- (a) in working models referred lo in section 3;
- (b) in verification models referred to in section 4;
- (c) in weights and measures or in selling articles by weight or measure generally or as regards any trade or class of trades;
- (d) in weighing instruments and measuring instruments.
- 39. (1) The State Government may, by notification in the *Official* Powerio *Gazette*, make 'rules Lo carry out the purposes of this Act.
- (2) In particular, and without prejudice lo the generality or the foregoing power, such rules may provide for all or any of the following matters, namely:-
  - (a) the material of which and the designs and specifications according to which working models may be made, the agency by which such models may be prepared, the person by whom or the authority by which such models may be verified and stamped, the places at which and the custody and manner in which such models may be kept;
  - (b) themannerand procedure forthe verification or re-verification and stamping of working models;
  - (c) the material of which and the designs and specifications according lo which verification models may be made, the person by whom or the authority by which such models may be stamped, the places at which and the custody and manner in which such models may be kept;
  - (d) the manner and procedure for the verification or re-verification and stamping or verification models;
  - (e) the manner in which weighing instruments and measuring instruments may be verified and stamped wilh stamps of verification and necessary particulars regarding the same;
  - (f) the manner in which denominations may be marked on weights and measures and the manner in which weights and measures may be verified and stamped with stamps of verification;
  - (g) the form in which, and the conditions subject Lo which licenses may be granted to persons for manufacture, repair or sale of weights and measures and weighing instruments and measuring instruments, the procedure for granting licenses and the authorities by which licenses may be granted;

## The WW Bengal Standards of Weights and Measures (Enforcement) Act, 1958.

#### [West Ben. Act XXIII of 1958.]

collection and levy of the same;

(Chapter V.—Miscellaneous.—Section 40.)

(h) functions and duties generally of Inspectors and other persons appointed untlcr the qualifications, sub-section (4) of scction 13 of this Act; the period within which working models and weights and measures and weighing instruments and measuring (') instruments are to be re-verified; inspection ofweights and measures and weighinginsuuments and measuring instruments used in transactions 1 \* \* \* disposal of weights and measures which are not authorised by this Act; seizure and and records relating to weights and measures and weighing instruments and lhe books, accounts instruments to be maintained and the manner in which ihey may be maintained or measuring produced; manner in which appeals may be preferred -[under sub-section (3) of section 11 Ihe form and or] under section 17 and the procedure for hearing appeals; becharged for the grant of licenses under section 11 and for verification, rethe fees which may veri(lealion and stamping of weights and measures and weighing instruments and measuring

> any other matter which has lo be, or may be, prescribed. (o) In making any rule under this section (he Government may provide thai a breach thereof shall be

- punishable with fine which may extend to five hundred rupees. . .
- (4) The power to make rules under this section shall be subject to the condition of previous publication in the Official Gazette.
- (5) All rules made under this section shall, as soon as may be, after they are made, be laid before lhe Stale Legislature.

Saving.

instruments and the

'40. Nothing in this Act shall apply lo weights or measures or weighing instruments or measuring instruments used by or in any unil or establishment of Ihe naval, military or air forces or any other armed forces of the Union referred to in entry 2 of Lisl I of the Seventh Schedule to the Constitution of India.

'For Sliiemcm of Objects and Reasons, see [he Calcutta Gazelle. Extraordinary. of (hi: 6lh December, 1958. Part [VA, page 5670: for proceedings of Ihc Wes! Bengal Legislative Assembly, see ihc procixdings of the meetings of [hat Assembly held on ihc 16ili and 17th December, 195H: and for proceedings or the West Bengal Legislative Council, see the proceedings of the meeting of ihat Council held on the 22nd December, 1958. The provisions of the Act came into force as follows namely:ô