

Bengal Canals Act, 1864

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Bengal Act V of 1864.

THE CANALS ACT, 1864.1

(8th June 1864).

An Act to amend and consolidate the law relating to the collection of tolls on canals and other lines of navigation, and for the construction and improvement of lines of 2[navigation in East Pakistan].

Whereas it is expedient to amend and consolidate the Preamble. law relating to the collection of tolls on 3* * canals and lines of navigation 4* *, and to authorize the collection of tolls on such other lines of navigation as may hereafter be rendered subject to the provisions of this Act, and to provide for the construction and improvement of lines of navigation:

It is enacted as follows:----

The following words shall have the several meanings Interpreta-1. hereby assigned to them, unless where a contrary intention tion. shall appear from the context, that is to say:----

- the word "vessel" shall include any ship, barge, boat, Vessel. raft, timber, bamboos or floating materials, propelled in any manner:
- the words "line of navigation" shall mean any naviga- Line of nable channel subject to the provisions of this Act: vigation.
- the word "channel" shall include any river, canal, Channel. khal, nala or waterway, whether natural or artificial:
- the word "person" shall include any company, association or body of persons, whether incorporated or not.

[Number and gender]. Rep. by the Amending Act. 1903 (1 of 1903).

. Local Extent .- This Act was passed for the whole of the former Province of Bengal (see the title), and applies to navigable channels notified under section 2 or authorized under section 3.

The application of the Act is barred in the Chittagong Hill-tracts by the Chittagong Hill-tracts Regulation, 1900 (I of 1900), section 4(2).

The words "navigation in East Pakistan" were substituted for the words "navigation, within the Provinces under the control of the Lieutenant-Governor of Bengal" by the East Pakistan Repealing and Amending Ordinance, 1962 (E.P. Ord. XIII of 1962), First Schedule.

"The word "the" which was repealed by the Amending Act, 1903 (I of 1903), is omitted.

"The words "specified in the Regulations and Acts in the schedule to this Act annexed" were repealed, ibid.

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(Sections 2-4.)

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provisions of Act.

What navi-gable chan- 2^* it shall be lawful for the [Provincial Government] nels may be published in the [Official Gazette], to declare that the subject to provisions of this Act shall apply to any navigable channel specified in such notification;

> and from and after such publication the provisions of this Act shall apply to, and be in force as regards, such navigable channel 4* * *

By whom navigable channels may be made.

3. It shall be lawful for the [Provincial Government] 2* * from time to time, to authorize any person to make and open any navigable channel, or to clear and deepen any navigable channel, and to stop any watercourse, or make any tracking path, or do any other act necessary for the making or improvement of any such channel; and any navigable channel made under this section shall be rendered subject to the provisions of this Act in the manner prescribed in the last preceding section.

Mode of obtaining land for the purpose.

Bar of suit against Provincial Government.

The s[Provincial Government] may take possession, as for a public purpose, of any land that may be necessary for the execution of any of the above-mentioned works, under the provisions of 6*** any 7*** Act 5*** in force for the taking possession of land for public purposes.

4. No action or suit shall be brought against the ⁹[Provincial Government] in respect of any injury or damage caused by, or resulting from, any act done under the last preceding section.

"These words were substituted for the words "Lieutenant Governor" by paragraph 4(1) of the Government of India (Adaptation of India Laws) Order, 1937,

²The words 'of Bengal'' were *omitted* by the East Pakistan Repealing and Amending Ordinance, 1962 (E. P. Ord. XIII of 1962), First Schedule.

"These words were substituted for the words "Calcutta Gazette" by paragraph 4(I) of the Government of India (Adaptation of Indian Laws) Order, 1937.

'The rest of section 2, which was repealed by the Amending Act, 1903 (I of 1903), is omitted,

⁵The words "Provincial Government" were substituted for the words "Government of Bengal" by the East Pakistan Repealing and Amending Ordinance, 1962 (E. P. Ord. XIII of 1962), First Schedule.

"The words and figures "Act 6 of 1857 (for the acquisition of land for public purposes) or of," in section 3, were repealed by the Amending Act, 1903 (I of 1903).

'The word "other" was repeated, ibid.

"The words "that may now or hereafter be," were repealed, ibid.

"The words "Provincial Government" were substituted for the word "Crown" by the East Pakistan Repealing and Amending Ordinance, 1962 (E. P. Ord. XIII of 1962).

(Sections 5-9).

5. Tolls, at such rates as shall be fixed in manner Tolls to be hereinafter mentioned, shall be paid in respect of all paid on lines vessels entering upon, or passing along, any of the lines of pavigation subject to of navigation subject to the provisions of this Act:

Provided that such tolls shall be payable only so long Proviso. as such line of navigation shall be open.

6. The [Provincial Government] 2*** may fix, and Provincial from time to time alter, the rates at which such tolls may fix and shall be levied:

Provided that no toll shall be levied, and no alteration of any rate of toll shall have effect, until notice shall have been published in the 3[Official Gazette], for such period as the *** [Provincial Government] may fix, of the intention to levy or alter such tolls, and of the rate or place at which such toll is to be levied.

7. Notification of the rates of toll and of the places of Publication collection shall be at all times exhibited to public view of rates of at every toll-house where toll is levied under this Act, in toll-house. the English, Urdu and Bengali languages,

8. The IProvincial Government 2*** shall appoint Provincial such persons as s[it] may think fit to collect tolls under Government this Act, and it shall be lawful for any person, so appoint to appoint ted to farm the collection of tolls to any other person, collect tolls, with the sanction of the [Provincial Government] or to who may employ any other person in such collection.

The person to whom the collection of tolls may be farmed out, or who may be employed in the collection of them, shall have power to collect and be authorized to receive them, in the like manner as any person appointed as aforesaid.

9. If any toll due under the provisions of this Act Payment of in respect of any vessel shall not be paid on demand to toils how the person authorized to collect the same, it shall be enforced. lawful for such person to seize such vessel, and any , furniture thereof, and to detain the same:

"This word was substituted for the word "he" by paragraph S(2) of the Government of India (Adaptation of Indian Laws) Order, 1937.

"See foot-note 5 on page 4. ante.

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See foot-note I on page 4, ante.

[&]quot;See foot-note 2 on page 4, ante.

³See foot-note 3 on page 4, ante.

[&]quot;The word "said" was omitted by E. P. Ord. XIII of 1962, First Schedule.

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and such person shall, within twenty-four hours of such seizure and detention, report the same to the nearest Collector or Deputy Collector of the district in which the seizure has been made, or other public officer duly authorized by Government in that behalf;

and on receipt of this report the Collector, Deputy Collector or other officer as aforesaid shall publish a notice appointing a day for the sale of the said vessel and any

The sale shall be held at some period not less than fifteen days from the date of the publication of notice of sale; and if the toll and also any expenses occasioned by non-payment be not paid, or sufficient cause for nonpayment be not shown at or before the time of sale to the Collector, Deputy Collector or other officer as aforesaid, such officer shall sell the vessel and furniture seized, or so much thereof as may be necessary to pay the toll and also any expenses occasioned by non-payment.

So much of the property seized as may not have been sold, and so much of the sale-proceeds as may be in excess of the sum necessary for satisfying the toll and for defraying the expenses occasioned by non-payment, shall be returned to the person in charge of the vessel.

Penalty for 10. Any person who shall refuse or evade, or attempt evasion of to evade, any toll due under this Act shall be punished, on conviction before a Magistrate, with a fine which may extend to fifty rupees, or with simple imprisonment in lieu of fine which may extend to one month.

> 11. It shall be lawful for the [Provincial Government] * *, from time to time to make rules not repugnant to any law in force, and to repeal, alter and amend the same, for the management of any line of navigation subject to this Act, and for regulating the conduct of persons employed for any of the purposes of this Act; and the 1[Provincial Government] may affix fines as penalties for the infringement of such rules not exceed. ing fifty rupees for any one infringement, or five rupees a day for any continuing infringement.

Such rules may contain directions for any of the following amongst other matters:---

for determining the tonnage of vessels and their

See foot-note 1 on page 4, ante. "See foot-note 2 on page 4, ante.

toll,

Rules relating to lines of navigation,

(Sections 12-14).

- for fixing the number and the width of vessels to be allowed to pass into, or out of, or through, any line of navigation at one time or abreast;
- for determining the length of time during which vessels may remain stationary on any line of navigation and the amount of demurrage to be paid by vessels remaining stationary beyond such time;
- for regulating the mode in which and the places as which tolls are to be levied under this Act;
- for the removal of sunken vessels and obstructions;
- for the storing and disposal of the cargo of vessels seized under this Act.

12. Rules shall not be passed until the same shall Publication have been published in the [Official Gazette] for a period of such rules. of six weeks, and after that time the rules shall be published as passed, with such alterations (if any) as to the ²[Provincial Government] 3* seem fit. shali

The rules so published as passed shall not have effect until the expiration of two weeks after such last publication; and all rules so published shall, until the same be repealed or altered, be of like effect as if they were inserted

Copies of all rules, in the English, Urdu and Bengali languages, shall be exhibited to public view at every place where toll is collected.

13. It shall be lawful for the '[Provincial Government] Appointment to appoint any person to be the supervisor of any line of of supervinavigation subject to the provisions of this Act; and such sor with poperson shall be empowered to cut down and remove any wer to re-tree which may have fallen or may be likely to fall into truction. such line of navigation, and to remove any sunken vessel, and to prevent or remove any other nuisance or obstruction to navigation, of whatever description, whenever he may think it necessary.

14. Whenever such supervisor shall consider that the Mode o cutting down and removal of any tree or the removal of exercising any other obstruction is necessary he may in cases of such power. emergency at once remove the same, and may for that purpose enter on any private property.

See foot-note 3 on p. 4, ante.

^{*}See foot-note 1 on p. 4, ante.

^{&#}x27;See foot-note 2 on p. 4, ante.

^{*}See foot-note 5 on p. 4, ante.

(Sections 15-18).

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In cases not of an emergent nature, he shall serve a notice in writing on the owner or occupier of such private property, directing him to remove the same within a

If the owner or occupier cannot be found, notice may be served by notification to be affixed in some conspicuous place in the nearest village.

If the owner or occupier shall not remove the obstruction within the time given in the notice, the supervisor may proceed to remove it himself and may for that purpose enter on any private property.

Payment of all expenses of such removal may be enforced by the sale of the thing removed in the manner provided for the recovery of tolls in section 9 of this Act.

Supervisor may forbid construction of bandels, etc.

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15. Whenever in the opinion of such supervisor the construction of any bandel or other contrivance fishing, or for any other purpose, in any line of navigation for is likely to cause obstruction to the free and safe transit of such line of navigation, he may, by a notice in writing to be served on the owner or person in charge of such bandel or other contrivance, or (if such owner or other person cannot be found) to be affixed at some conspicuous place in the nearest village, forbid the construction of such bandel or other contrivance.

Penalty for causing obstruction to line of navigation.

16. Any person who shall wilfully cause or shall aid in causing any obstruction to any line of navigation, or any damage to the banks or works of such line of navigation, or who shall wilfully omit to remove such obstruction after being lawfully required so to do, shall be punished on conviction before a Magistrate with simple imprisonment which may extend to one month, or with fine which may extend to fifty rupees, or with both, and shall also be liable to pay such fine as may be sufficient to meet all reasonable expenses incurred in abating or removing such obstruction, or in repairing such damage.

17. [Recovery of fines]. Rep. by the Amending Act, 1903 (1 of 1903).

Offences by

18. If any person shall be guilty of an offence against whom puni- the provisions of this Act on any line of navigation subject to this Act, such offence shall be punishable by any Magistrate having jurisdiction over any district or place adjoining such line of navigation, or adjoining either side of that part of the line of navigation in which such

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