Bengal Act XHI of 1934

THE BENGAL WAKF ACT, 1934.

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[THE BENGAL WAKF ACT, 1934.]¹

REPEALED IN PART Ben. Aci XVI of 1946. Ben. Aci IV of 1936. Ben. Act V of AMENDED 1942 West Ben. Aci XIV of 1973. West Ben. Aci XXII of 1975. Wesi Ben. Act XXXI of 1985. fa) The Government of India (Adaptation of Indian Laws) Order, 1937. ADAPTED (b) The Indian Independence (Adaptation of Bengal and Punjab Acts) Order, 1948. (c) The Adaptation of Laws Order, 1950. [19ih July, 1934,]

An Act to make provision for the proper administration of wakf property in Bengal.

WHEREAS it is expedient to make provision for the proper administration of wakf properly in Bengal;

Preamble

AND WHEREAS it is expedient to create a fund for the education of poor and meritorious students professing Islam and reading in any recognised institution;

AND WHEREAS the previous sanction of the Governor General has been obtained under sub-section (3) of section SOAofthc Government of India Act io ihe passing of this Act;

It is hereby enacted as follows:ô

5 and 6 Ceo,

V.c.61; 6 and? Ceo, V. c, 37;

9 and 10 Geo. V, e.

101.

CHAPTER I,

Preliminary.

1. (I) This Act may be called ihe Bengal Wakf Act, 1934.

(2) Ii extends to the whole of -(West Bengal].

Short lille, ex lent and commencemeni.

For Statement or Objocli and Reasons, *srt* lite *Citleittru Cuzriu*. daled ihe Is! September, 1932. Part IV, pages 417-4 IS; for Preliminary Report of ihe Sclecl Commiuee, TCC ihe *Calcutta Gazette*, dared ihe 2nd March, 1933. Pt IV, page Tor Rep on of ihe Sir Zahid Suhrawardy Comimuee on ihe BiliSrce *ibid*, dated lile 1st June. 1933, Pi. IV, pages 81 -99 and for Report of ihe SeleclConimiuee, irff *ibid*, daled lhe24lhAugusl, 1933. Pi. IV, pages 19-99 and for Proceedings in Council, *ste* ihe Bengal Legislative Council Proceedings, jy32. Vol, XXXIX, No. 1, pages 269-285, *ibid*. 1933, Vol, XLI. No, I. pages 132. and Vol, XLII. No. 4. pages 36-71, 79-118, 135-170, 179-224 and 237-250,

This second paragraph lo the 'Preamble' was inserted by s. 2 of ihe Bengal Wa);I (Amendment) Aci, 1973 OVest Ben Act XIV of] 973),

[[] hi: words wilhin square brackels were subsliluled Tor ihe word "Bengal" by Art. 3(2) of ihe Indian JndcpcndcncctAdanminnofRcncal and Punjab Acls) Order, I94R

(Chapter I.—Preliminary.—Sea ions 2-5.)

(3) II shall come inlo forcc¹, in whole or in part, on such dale as the [Statc Government] may, by notification, appoint, and for this purpose different dales may be appointed for different provisions of this Act,

2. (1) For the purpose of making a survey of wakf properties existing at the date of the commencement of this Act the -[State Government] may, by notification, bring Chapter IV into force on such dale as may be specified in the notification, and

thereupon, notwithstanding anything contained in this Act, the [Siale Government] may appoint persons, either by name or by their official designation, to perform the duties imposed and exercise the powers conferred by that Chapter on the Commissioner and the Board,

(2) The cost of survey under sub-section (1) shall be paid to the [Statc Government] from the WakfFund when thai fund is formed under section 61.

3. Save as herein otherwise specifically stated thisAct shall apply lo all wakfs, whether created before or after the commencement or this Act, any part of the properly of which is situated in '[West Bengal]:

Application.

Power lo exclude wakfs from the operation of this Acl. Exemption of ccrtnin wakf properties. 4. The Board may, with the previous sanction of the -[State Government], and subject to rules made by the "[State Government] in (his behalf, exempt any wakf from all or any of the provisions of this Act.

5. The -[Slate Government] may, by notification in the *\Official Gaze He]*, exempt any wakf property, which has been retained under ihe superintendence of the Board of Revenue in accordance with the provisions of sedion 21 of the Religious Endowments Act, 1863, from all or any of the provisions or this Act, for so long as the property remains under such superintendence.

'(a) Sections 1.2, G. 33.43311(1 57 [except clau ses (e) lo (h) of sub-see lion (1)]. 89,91,92 and 93 and Chapter IV of the Act came into force on the 1 Slh December, 1934. *vide* notification No. 2579 Mis., dated the 14lh December, 1934, published inlheCnfcrrrru *Gazette of* the 20th December, 1934, Pan [page 1960,

(b) Chapter IVofthe Acl came into force on the 15th December. 1934 for the purpose of making a survey of wakf properties, wrfe noli fical ion No- 2580 Mi sc., dated 14.123-1. published in the *Calcutta Gazette* of 1934, Pan I, page 1960.
 (c) Sections 8 and 9. sub-section (1), da use (h) or sub-suction (2) and sub-section (3) of section

84 or the Act came into force on the 7th February, 1936. vide noli fical ion No. 131 Misc.. dated the

XX of 1863.

1936. Part I, page 174.
(d) The whole or the Acl (except Ihose sections which have already been brought into force) on Ihc 1st March, 1936, ifWe notification No. 276 Mis., dated the 10th February. 1936. published in the *Calcutta Gazette* of the 13th February. 1936. Part I, page 357,

(e) The whole of the Acl came into force in the district of Darjeelmg on lhc 20th July,

16ill January, 1936, published in lhc Calcutta Gazette of ihe 23rd January.

1937, vide notification No, 2141 Mis., dated the 20th July, 1937, published in the Calcutta Gazette of the 29th July, 1937, Part I. page 1999.

The words "Provincial Government" were originally substituted for the words "Local Govern mem" by para. 4(1) of the Government of India (Adaptation of Indian Laws) Order, 1937, and thereafter the word "Slate" was substituted for the word "Provincial" by para. 4(1) of the Adaptation of Laws Order, 1950.

'See foot-note 3 on page 329,

'The proviso to section 3 was omitted by s, 3 of the Bengal Waif (Amendment) Acl, 1973 {West Ben, Acl XIV of" 1973).

The words within square brackets were substituted for the words "Calcutta Gazette" by para 4(11 offhe Government ofIndia (Adaptation nflndian Ijiws) Order, 1937.

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(Chapter — Preliminary.—Section 6.)

6. In [his Act, unless there is anything repugnant in ihe subject or Definitions,

context,ô

- "beneficiary" used with reference to a wakf-al-al-aulad means a wakif, any member of his family or descendants entitled to receive any pecuniary or other materia] benefits from such wakf;
- (2) "benefit" does not include any benefit which a mutwalli is entitled lo claim solely by reasons of his being such mutwalli;
- (3) "Board" means the Board of Wakfs constituted under section 7;
- (4) "Commissioner" means the Commissioner of Wakfs appointed under section 16;
- '(4A) "Deputy Commissioner" means the Deputy Commissioner of Wakfs appointed under section 16A;
- (5) "enrolment" means the enrolment of a wakf under section 44;
- (6) "mulwalli" means any person appointed cither verbally or under any deed or instrument by which a wakf has been created or by a competent authority to be the mutwalli of a wakf and includes a naib-mulwalli or other person appointed by a mutwalli to perform the duties of a mulwalli and, save as otherwise provided in this Act, any person or committee for the time being managing or administering any wakf property as such:
- Provided the notwithstanding anything io the contrary contained in any law, contract, custom or usage or in any deed or instrument, a person in order lo be eligible lo be appointed as a mulwalli must be a citizen of India and must fulfil such other qualifications as may be prescribed by the State Government by rules made under this Act.
- (7) "net available income" of a wakf means ihe income as determined, from time lo time, in the manner prescribed by the ^J[State Government!;
- (8) "person interested in a wakf means a person who is entitled to receive any pecuniary or other benefit from the wakf and includes a person who has a ri«ht to worship or Lo perform any religious rile in a mosque, Ulgah, imambarah, darga,

maqbara or other religious institution connected wiLh the wakf or to participate in any religious or chariiable ministrations under the wakf;

'Clause 01 A) ^was inserted bys. 4 oflhe Bengal Wakf<Amendmcnl) Aci, 1973 (WcsL Ben, Aci XIV of 1973).

This provise was added to clause (6) by s 2 of (he Gen gal Wakf (Anwndini \hat{I}) Act. 1975 OVcsl Ben. Aci XXII of 1475).

^{&#}x27;Jff fool-no le 2 on page .130. mi a.

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- (9) "stranger lo a wakf' means a person other than a person interested within lhc meaning of clause (8);
- (10) "wakf' means the permanent dedication by a person professing Islam of any movable or immovable property Tor any purpose rccogniscd by lhc Islamic law as pious, religious or charitable and includes a wakf by user; and

"wakif means any person making such dedication;

- (11) "wakf-al-al-aulad" means a wakf under which not less than seventyfive percent, of the net available ineomc is for the time being payable to the wakif for himself or any member of his family or descendants;
- (12) "wakf deed" means any deed or instrument by which a wakf has been created and includes any valid subsequent deed or instrument by which any or lhc terms of the original dedication have been varied

CHAPTER II

Constitution of Board and Appointment of Commissioner.

The Board of Wakfs. _

7. The '[State Government] shall, as soon as possible after the Establish-Boar Jor commencement of this Act -establish a Board to be called "the Board of Wakfs. Wakfs," and such Board shall be a body corporate and have perpetual

succession and a common seal, and shall by the said name sue and be sued.

Constitution 8. (1) For the first three years after the establishment of the Board ofihe Board. under section 7, the Board shall consist of the Commissioner as President and the following members, namaly:ô

- five members lo be appointed by the '[State Government] of whom (a) only one shall be a Shia and only one shall be a mutwalli;
- (b) two members to be elected, in the manner prescribed by the '[State Government], by the '[West Bengal] Legislative "'[Assembly] from among lhc Members of the ""[Assembly];
- (c) three Shia members to be appointed by the '[Stale Government]: Provided that the members referred to in clausc (c) shall be members of the Board solely in respect of wakfs created by a Shia.

'See fool-note 2 on page 330, utile.

Foreslablishmenlofa Hoard trailed "the Board of Watrs" .. !^notification No. 1100 Mis..

dated 2.4.36, published in lhc Calcutta Galeae of 1936. Pan I. page 920.

S(V foot-note 3 on page 329. iiuie. Tliis word was substituted Tor the word "Council" by para, 3 Jnd Schedule IV lo the Government of India (Adaplalion of Indian Laws) Order. 1937.

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of 1934.]

(Chapter II.—Constitution of Board and appointment of Commissioner.—Sections 9, 10.)

(2) After (he said period of three years the Board shall consist of the Commissioner as President and Lhc following members, namely:ô

- '(a) five members to be appointed by the Slate Government of whom one shall be a Shia and two shall be mutwallis;
- (b) three members to be elected by the Wesi Bengal Legislative Assembly from among (he Members of the Assembly in accordancc with the system of proportional representation by means of the single transferable vote, in the manner prescribed by the State Government;
- (d) three Shia members to be appointed by the ^J[Slate Government] '[of whom one shall be of the Dawoodi Bhora Community]:
 Provided that the members referred to in elause (d) shall be members of the Board solely in respect of wakfs ereaied by a Shia.

(3) If by such date as the "[State Government] may fix, any electoral body referred to in sub-section (1) or sub-section (2) fails to elect a person to be a member of the Board, the "[State Government] shall appoint a suitable person in his place and any person so appointed shall be deemed io he a member as if he had been duly elected by such body.

9. Every member of the Board shall be a person professing Islam. Members of lhc Board lo be Muslims.

10. (1) Every member of ihe Board shall hold office for a term of Term of five years: $^{\rm ollc,:}$

Provided that the term of office of a member of Ihe Board referred la in.subsection (1) of section 8 shall be three years.

(2) A member of the Board, notwithstanding the expiration of his term of office, shall continue to hold office until the vacancy caused by the expiration of lhc said term has been filled.

'Clause (a) was suhsululi-'I forihe original clause by s. 5(n)of lhc Bengal Wak ffAnitndnxnl) Aci, 197.1 (Wesl Ben. Aci XIV of 1973),

ⁱClause (b) was subsiluled for ihe original clause by s. 5(b) of lhc Wesi Bengal Wakf (Amendmenl) Aci, 1973 (Wesi Ben. Aci XIV of 1973).

'Clause (c) was omilied bys. 5(c). ibid.

'See fool-note 2 on page 330. mile.

The words wilhinsquinihrackeis wereinserted by s. 5(d)oflhc Bengal Wakf (Amendment) Aci, 1973 (Wesi Ben. Aci XIV of 1973).

(Chapter It.—Constitution of Board and appointment of Commissioner.—Sections IJ-J3.)

(3) A person ceasing lo be a member by reason of ihe expiration of his term of office, shall, if otherwise qualified, be eligible for reappointment or re-election.

(4) If any mutwalli as such appointed, or any member of lhc '[Wcsi Bengal] Legislative The Bengal Wakf Act 1934
 [Ben. Act XII] [Assembly] as sucli elected, to be a member of the Board ceases lo be a mulwatli or a Member oT the West Bengal] Legislative-[Assembly], as ihe case may be, the [SlaleGovcnmcnt] shall by notification in lhc ^Official Gazette], dcclarc his place to be vacant:

Provided that an elected member of the Board whose place is declared vacant under this subscetion shall continue as a member of lhc Board until his successor is clecicd.

 Appoim II. The names of the members of the Board shall be published by

 dcciionsiio
 [.Slate Government] in ihe '[Official Gazette].

 be official Gtizetic.
 Image: Comparison of the Gazette].

Removal of 12. (1) The [State Government] may, by noli ficat ion in lhc^J[*Official* members, *Gazette*], remove any member of the Board if heô

- (a) refuses lo acl or becomes incupable of acting as a member of the Board;
- (b) is declared insolvent;
- (c) has been or is convicted of any such offence or has been or is subjected by a Criminal Court to any such order as in lhc opinion of the'[Slate Government], implies ihnt he is unfitted to continue to be a member of the Board;
- (d) without excuse sufficient in the opinion of lhc '[State Government], is absent without lhc consent of the Board from more than ²[three] consecutive meetings of the Board,

(2) The [State Government] may fix a period during which any person so removed shall nol be eligible for reappointment or rc-clcctian,

Rusignation 13. A member of the Board may resign his office by giving notice in of members. writing to the '[Slate Government]; and, on such resignation being accepted, shall be deemed to have vacated his office.

^{&#}x27;See fool-note 3 oil page 329. time.

[•]Sue fool-nole-t on page 332, mile.

^{&#}x27;See fool-nole 2 on page 330, tune.

^{&#}x27;See fool-nole 5 on page 330. mite.

The word within the square brackets was subslituted for (he word "six" by s. 6 of [he Bengal WakK Amendment) Ael. 1973 (West Ben. Ael XIV of 1973).

The Bengal Wakf Act. 1934.

of 1934.]

(Chapter II.—Constitution of Board and appointment of Commissioner.—Sections I4-I6A.)

14. When the place of an appointed or clectcd member of the Board Casual is declared vacant under sub-section (4) of sccticin 10 or becomes vacant vacancies. by his removal, resignation or death, a new member shall be appointed or elected as the case may be in liie manner provided in .section 8, and shall hold office so long as lhc member whose place, he fills would have been entitled to hold office if such vacancy had not occurred:

Provided thai no act of the Board, or of its officers, shall be deemed lo be invalid by reason only that the number or members or lhc Board at ihe lime of the performance of such aci was less than ihe number provided in section 8.

15. (1) The Commissioner, or in his absence a member elected by ihe members present al a meeting of the Board, shall preside at every meeting of his Board, and shall have a second or casting vole in all cases of equality of voies.

(2) The presence of al least three members shall be necessary lo form a quorum al a meeting of ihe Board.

The Commissioner of Wakfs.

16. The Commissioner of Wakfs shall be a person profession^ Islam, and shall be appointed by the [Stale Government] by notification in the '[Official Gazette] ^J[for such period, noi exceeding five years from lhc dale of appointment, as may be specified in the notification, and shall be eligible for re-appointment.] J* * *

^s16A. (1) The State Government may, by notification in the Official Gazette, appoint, for such period not exceeding five years from the date of appoinlment, as may be specified in ihe notification, a person professing Islam to be the Deputy Commissioner of Wakfs and may, from time lo time, by like notification, extend, by such period as il may consider necessary, the period of appointment of the Deputy Commissioner.

(2) Save as otherwise provided in this Act, the Deputy Commissioner shall exercise, perform and discharge such powers, functions and duties of the Commissioner as may be delegated Lo him by the Commissioner under section 16B.

'See fool-note 2 on page 330. mile See foot-

note 5 on page 330. mac.

The words within square brackets were inserted by s. 7(a) oT the Bengal Wakf (Amendment) Act. 19730Voi Eicn. AclXIVof 11J71|,

¹ I he words "He shall ordinarily be appointed for five years, and shall bt: eligible for reappoint incnt." were omilied by s. 7(b), *ibid.* 'SL'cliuns 16A and 16B were added by s. *S*, *ibid.*

Appointment of Lhc Commissioner.

Presidenlor mee lings of he Board of Deputy Commi-

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(Chapter 11.—Constitution of Board and appointment of

The Bengal Waif Act, J 934.

Delegation or **Bens**. Act XIII by lite Commissioner lo lhc Deputy

Commissioner.

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Commissionsr. Sactions 16B, J 7-19.)

'16B. Subject to the other provisions of this Act and to such rules as may be made in Ihis behalf by the Slate Government, the Commissioner may, by order in writing, delegate any of the powers, functions or duties under this Acl io the Deputy Commissioner, and in respect of his powers, functions or duties so delegated lo the Deputy Commissioner references in this Act lo the Commissioner shall be deemed to include references lo the Dcpuiy Commissioner.

The Commissioner lo be a whole-time officer.

17. The Commissioner -[or the Depuly Commissioner], during his term of office, shall not hold any other salaried post or the office of a mutwalli, and, subject to any exceptions permitted by the '[State Government] shall devote his whole time and attention to his duties under this Act.

^J18. The Commissioner and the Deputy Commissioner shall receive such monthly salary ps may be fixed by the Slate Government:

Provided that if an officer in the service of ihe Stale Government is appointed Commissioner or Depuly Commissioner, he may receive such allowances in addition to the monthly salary as the State Government may fix, and all contributions towards his leave salary and pension required lo be paid by him or Tor him under the conditions of hi-i service under the Stale Government regulating his transfer to foreign service shall be payable out of the Wakf Fund.

19. (1) The '[State Government] may, after consultation with the Board, grant leave of absence ³[io the Commissioner or the Deputy Commissioner or depute the Commissioner or ihe Deputy Commissioner] to other duties for such period as it thinks fit.

Leave of absence or deputation of the Commissioner.

(2) The allowance (if any) lo be paid to the Commissioner "(or the Deputy Commissioner] while absent on leave or deputation shall be such amount as may be fixed by the "[Stale Government].

³The words within ihe squam brackets were substituted for. Ihe words "lo I be Commissioner or dcpuie him" by s, 11(a) of lhc Bengal Wakf (Amendment) Acl. 1973 (Wesi Ben. AM XIV of 1973). "The words within thesquan: brackets wyre inserted by s, II (b), *ibid*.

Remune ration of Commission er and Depuly Commi-

ssioner.

The Bengal Wakf Act, 1934.

of 1934.]

(Chapter If.—Constitution of Board and appointment of Commissioner.—Sections 20-24.)

20. (I) Whenever the Commissioner is granted leave of absence or is deputed to olher duties, the Deputy Commissioner, or, if there is no Deputy Commissioner or if the Deputy Commissioner also is granted leave of absence or is deputed lo other duties, a person professing Islam appointed by the State Government in this behalf, shall act as lhe Commissioner until the Commissioner, or the Deputy Commissioner, as the case may be, resumes his duties.

(2) The salary of the person appointed under sub-section (1) io act as the Commissioner shall be fixed by the Stale Government.

21. If at any lime il appears to the -[Slate Government] that ^J[ihe Commissioner or the Deputy Commissioner has shown] himself to be unsuitable for his office, or has been guilty of misconduct or ncglcct which renders his removal expedient, it may, by notification in lhc = [Official Gazette], declare that

"[the Commissioner or the Deputy Commissioner, as the case may be, shall cease] to hold such office.

22. The Commissioner shall be a corporation sole by the name of "the Commissioner of Wakfs" and shall have perpetual succession and an official seal and shall by the said name sue and be sued.

Officers and Servants.

23. The Board, with the previous sanction of the'[Stale Government], may from time to lime determine ihe number, designations and grades of the officers and servants (other than employees who arc paid by the day) whom the Board considers it necessary lo employ for the purposes of this Act and the amount and nature of the salary, *[fees, allowances, graluily and other pecuniary benefits] lo be paid LO each such officer and servant.

24. The power of appointing, promoting, and granting leave to officers and servants of the Board and reducing, suspending or dismissing them for misconduct, shall be vested in Ihe Commissioner:

Provided that the Commissioner shall not appoint any person lo a post the maximum monthly pay of which exceeds one hundred rupees except with the approval of the Board:

Provided further that any officer or servant in receipt of a monthly salary exceeding one hundred rupees who is reduced, suspended or dismissed by ihe Commissioner may appeal io the Board, whose decision shall be final.

Acling Commissioner.

> Removal of the Commissioner.

Commissioner lobe a corporation sole.

Slrcnpb and remuneration of staff.

Powers of appointment, etc.. vesled in the Commi-

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The Bengal Wakf Act, {934.

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[lit: Board.

(Chapter II.—Constitution of Board and appointment of Commissioner.—Sections 25, 26.—Chapter III.—Functions 'of the Commissioner and rite Board.—Section 27.)

Officer.

orrict or [hi; 25. The Office of lhc Commissioner and ihe Board shall be situated in Commissioner and Calcutta.

Travelling allowance. 26. There shall be paid to '[the Commissioner, the Depuly Commissioner,] members, officers and servants of the Board allowances for attendance at meetings of the Board and for journeys undertaken in the discharge of their duties under this Acl at such reasonable rates as may, from lime lo time, be allowed by the Board with the previous sanction of lhc -[State Government].

CHAPTER III Functions of the

Commissioner and the lloard. -

General 27. SubjccL lo the provisions of this Act and the rules made by ihe

dutiesî ^ [Staie Government] thereunderô

(1) the functions of the Commissioner shall includeô (a)

investigating ⁴[and determining) lhc nature and extent

of wakfs and wakf properly, ^J[causing, whenever necessary, a survey of the wakf properly) and calling from lime to lime for accounts, returns and information from mutwallis;

- (b) ensuring that the income and other properly or wakfs arc applied to the objects and for the purposes and for the benefit of any class of persons for which such wakfs are created or intended;
- (c) giving directions for the proper administration of wakfs; '
- (d) keeping in his custody the particulars and all other information relating to ^[every wakf];
- (e) generally, doing all such acts as may be neccssary for ihe due control, maintenance and administration of wakfs;

"The words within the square brackets wen; substituted for the words "the Commissioner" bys. 15 ofthe Bengal Wakf (Amendment) Acl. 1973 (Wesl Ben. Acl XIV or 197.1). -See fool-nole 2 on page 330. time.

^{&#}x27;The words within square brackets were inserted by s. 2 of the Bengal Wakf (Amendment) Acl, 1935 (Ben. Acl IV or 1936).

 $^{^{\}rm J}$ The words wilhin square brackets were inserted by s. I(i(a)(i) or the Bengal Wakf (Amend mem) Act, 1973 (Wesl Bun. Act XIVof1973).

The words wilhin square brackets wen: substituted Tor the words "Wakfs-al-al-aulnd" by s, 16(a)(ii), *ibid*.

⁴The words willi in the square brackels were subsliluled for lhe words "lhe Commissioner has shown" by s. 13(a) of lhe Bengal Wakf (Amendment) Aci. 1973 (West Ben. Aci XIV of 1973).

See fool-nole 5 on page 330. u«rr.

The words wilhin lhc square brackels wen: subsliluled for ihe words "(hcCommis-siuner shall cease" by s. 13(b), *ibid* The words wilhin square brackels were subsliluled for ihe words "fees and allowances" bys. 14, *ibid*

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(Chapter III., Functions of the Commissioner and flic Board.—Seer ions 28, 29.)

'(f) creation of an Education Fund for the education of poor and meritorious boys and girls professing Islam reading in schools, colleges and vocational institutions recognised by the State Government;

(2) ihe functions of the Board shall includeô

- (i) in the absence of any directions by the wakif or any lawful authority, declaring whai proportion of the income or other property of the wakf shall be allocated to any particular object of the wakf;
- declaring in what manner any surplus income of awakr shall be utilised;
- (iii) constituting com mil tees, where ncccssary, for the administration of wakfs;
- (iv) exercising and performing such oiher powers and duties as are expressly conferred or imposed on the Board or under this Act;
- (v) generally, advising the Commissioner in the exercise and ihe performance of his powers and duties under [his Act:

-Provided that no declaration under sub-clause (i) or subclause (ii) shall be made without giving lhc parlies affected an opportunity of being heard.

28. [?][The Commissioner, the Deputy Commissioner and the Board] in exercising their powers under this Act in respect or any wakf shall act in conformity with the directions of the wakif, the purposes of the wakf and any usage or custom of the wakf sanctioned by the Islamic law ^J[aTid in general with the provisions of Muharnmedan law relating to wakf):

Provided that in furtherance of the object of lhc wakf or in lhc interest of the bcneficiarics of the Board may revise any provision in the wakf deed which has become inoperative or impossible of execution owing lo efflux of time or changed conditions ⁵[so, however, that no such revision shall be made without giving the parties affected an opportunity of being heard].

29. The Board may, from time to time, authorize the Commissioner to exercise and perform, subject to the control of the Board, any of the powers and duties conferred or imposed on the Board by or under this Act.

'Sub-clause (f) wai, added bv s. l6U)(iii) of the Bengal Wakf (Amendment) Ael. 1973 (Wesl Bun. Act XIV or 1973). *

Thk proviso wjs added by s, 16(b), ibid.

The words within sqnan; brackets were substituted for the words "The Commissioner and Uie Board" by s. H(a). *ibid*.

'The words williinsquare brackets were inserted by s. 17(b). jZiii/

"The words wilhin .square brackets WCIE inserted hv v 17(cV ibid

The Commissioner ajid the Board lo carry QUI purposes of wakfs bul may revise inoperative p to visions.

Commissioner lo perform wnain functions authorized by the Board.

(Chapter III.—Functions of the Commissioner and the Board.—Sections 30-34.)

30. Subject to any rules made by ihe '[Stale Government] in [his behalf, the Commissioner, wi[h [he approval of (he Board, may exercise all or any of the powers conferred on him by [his Ac[through ihe Commissioners of lhe Divisions or the Collectors of ihe districts in which the wakf property concerned is si[ua[ed or through any other person whom he may appoint for such purpose and may from rime lo lime delegate any of his powers lo such Commissioners, Colleciors or other persons as aforesaid and may a[any [ime revoke such delegation.

31. The Commissioner may at any time consult the Board in regard to any matter connected with the discharge of his functions under [his Ac[,

32. In ihe case of a wakf-al-al-aulad, a beneficiary or any person entitled under the wakf deed to receive pecuniary nr oitier material benefits cither on his own account or on behalf of a religious or charitable institution, and in the ease of any other wakf, any person interested may make an application to [he Commissioner supported by an affidavit to institute an inquiry relating io ihe administration of a wakf or for lhc examination and audit of the account, of a wakf, and the Commissioner, on receipt of such application and (he prescribed fee, and on being satisfied from facts set forth in the affidavit [hat [here are reasonable grounds for believing that the affairs of the wakf are being mismanaged, shall take such action thereon as he thinks fit:

Provided that an'application for the examination and audit of accounts shall noi be made in respect of accounts relating to a period more than three years prior lo the date of such application. $_{\rm r}$

Power (a summon witnesses and compel the production of documents.

33. For the purposes of any inquiry under this Act the Commissioner or any person authorized by him in this behalf shall have the power to summon and enforce lhc attendance or witnesses including [he parties interested and to compel the production of documents by [he same means, and, so far as may be, in [he same manner as is provided in the case or a Civil Court under the Code of Civil Procedure, 1908.

Act V of 1908.

34. (1) If after an inquiry under section 32 ihe Commissioner is of opinion that lhc affairs of any wakf-al-al-aulad have been mismanaged lo such an extent as [o make ii desirable for the protection of the wakf properly or in the interest of the beneficiaries that the wakf should be subjected lo greater control and supervision, he may recommend lo the '[State Government] that such wakf shall for a specified period he subject

powers ~ through Commissioners of Divisions and Collectors.

Exercise of

Power of Commissioner to consult [he Board,

Application Tor inquiry or. audit of

Protection of wakrs-al-alautad if

mismanaged,

The Bengal Wakf Act. 1934.

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of 1934.]

(Chapter HI.—Functions of the Commissioner and the Board.—Sections 35-37.)

to (he provisions of this Acl which are applicable lo wakfs other than wakfs-al-alaulad.

(2) After considering any recommendation of ihe Commissioner under subsection (I), ihe '[State Government] may, if ii thinks fit, by nolification in the -[Official Gazene], direct that for such period as may be specified therein ihe provisions of this Act which are applicable lo wakfs other than wakfs-al-al-aulad shall so far as possible apply to the wakf to which lhc recommendation relates and thereupon, notwithslanding anything contained in this Act, these provisions shall apply accordingly.

In 35. The Commissioner shall be bound to comply, as far as possible, with any request made by the supply of any information or the production of any document relating to a wakf or for the by Board of any witness whose attendance may be required:

> Provided that in the case of a wakf-al-al-aulad the information or document or the attendance of the witness is required for the due performance of any duty of ihe Board under this Acl in relation to such wakf-al-ai-aulad.

36. Notwithstanding anyiing contained in ihis Act the Commissioner shall have no power to require information or documents in respect of a wakf from any stranger lo the wakf.

37. (1) Any mutwalli may apply by petition to tlie Commissioner for the opinion, advice or the Commissioner on any question affecting ihe management or administration on any que*lion management or administration of the wakf property and ihe Commissioner shall give his opinion, direction, as the case may be, thereon:

> Provided lhai the Commissioner, if he cannot suitably dispose of ihe question, may refer the mutwalli to the Court "f the District Judge having local jurisdiclion over the place where the wakf property or any part [hereof is situated or to any other Coun empowered in this behalf by the '[State Government] and if the mutwalli (hereafter applies by petition lo such Court, the Court shall give iis opinion, advice or direction in the manner provided in suh-sections (2) and (3).

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(Chapter III.—Functions of the Commissioner and the Board.—Sections 3S, 39.)

(2) The Commissioner on receiving a petition under sab-section (1) may either give his opinion, advicc or direction thereon forthwith, or fix a date Tor the hearing of the petition, and may dircci a copy thereof, together with notice of the date so fixed, to be served on such of the persons interested in the wakf", or Lo be published for information, in such manner as he thinks fit.

(3) On any dale fixed under sub-section (2) or on any subsequent date to which Lhc hearing may be adjourned the Commissioner, before giving any opinion, advice or direction, shall afford a reasonable opportunity of being heard to all persons appearing in connection with the petition.

(4) Every mutwalli acting upon or in accordance with the opinion, advice or direction given by the Commissioner or the Court, as the case may be, shall be deemed, so Car as his own responsibility is concerned, to have discharged his duties as a mutwalli in the matter in respect of which the petition was made:

Provided that nothing herein contained shall indemnify any mutwalli for any act done in accordance with such opinion, "advice or direction if such mutwalli has been guilty of any fraud or wilful concealment or misrepresentation in obtaining such opinion, advice or direction.

Creation or reserve fund. 38. (I) For the purpose of making provision for the payment of rent and of revenue, cess, rales and taxes due to the Government or lo anyjocal authority, for the discharge of the expenses of repairs of the wakf property and for the preservation of the wakf properly the Board may direct the creation and maintenance, in such manner as it may think Fit, of a reserve fund from Ihe income of a wakf other than a wakf-al-al-aulad.

(2) The Commissioner may, for the purposes referred to in subsection (1), at the request oT the majority of the beneficiaries of a wakf-al-al-aulad, direct the creation and maintenance, in such manner as he may think Tit, of a reserve fund from the income of such wakf.

(Chapter Ill.~ Funci inns of the Gomtnissionei' and the Board.—Sections 40-42.)

Power lo pay dues in case or default by mutwalli.

'40. In ilie ease of any wakf of which there is no mulwalli or where [lie mulwalli is nol available, -{or ihe mutwalli appointed under any deed or instrument is nol ;i citizen of India} or lhc mutwalli is, in lhc opinion of ihe Board, nol capable of acting as such or where there appears lo ihe Board [o be an impediment to ilie appointment of a mutwalli, the Board may appoint Tor such period and on such conditions as it thinks fit a person lo aci as mulwalli:

^Provided that where [lie mutwalli appointed under any deed or instrument is not a citizen of India, [lie Board may appoint his nominee, if any, lo aci as mutwalli.

41. (I) The Board may appoint ^J[one or more official mutwallis on sucli [enns and conditions as the State Government may prescribe].

(2) Any intending wakf may, with ilie permission of ihe. Commissioner and subject to such conditions as to remuneration and other mailers as the Commissioner may fix,^s[appoint an official mutwalli us ihe mutwalli of his wakf, and such official mulwalli] shall thereafter accept the office.

The Bengal Walf Act, 1934. 1934.

344 [Ben. Act XIII

42. (1) The Commissioner may gram inspection and copies of proceedings or oilier records of ihe Board or thcCommissioner on payment of such fees as may be prescribed by ihe Board and subject to such conditions as he may determine. Copies shall be certified by the Commissioner, or by such officer as may be authorised in thai behalf by the Commissioner, in ihe manner provided, in section 76 of the Indian Evidence Act, 1872.

(2) Any person interested in a wakf other than a wakf-al-al-aulad shall be entitled, with the permission of the Commissioner, to inspect and obtain copies of such proceedings or other records relating to the wakf.

(3) In the case of a wakf-al-al-aulad a beneficiary shall be entitled, with the permission of the Commissioner, to inspect and obtain copies of such proceedings or other records relating to ihe wakf.

(4) In the ease of any other wakf, a stranger lo the wakf shall be entitled, with the permission of the Commissioner, lo inspect and obtain copies of such proceedings or other records relating io Ihe wakf:

Provided that ihe Commissioner shall not gram such permission without consulting the mulwalli of the wakf. - '

'Seciion 40 was subsliluled Tor lhe original sccliun by s. IS of lhc Bengal Wakf (Amendment) Aci, 1973 (Wesl Ben. Aci XIV of 1973).

The words witJiin square bracked were inserted by s. 3(a) of Lhc Bengal Wakf (An>cndivtenl) Aci. 1975 (Wesi Ben. Ael XXII of 1975V

This proviso was added by s. 3(b).ii>id.

^JThc words wilhin squire brackels wen: subsliluled for Ihe words "an official mulwalli" by s. 4(a), *ibid.*

Ins pec lion of records and fininlof copies

Appointment

of official mulwalli.

Power to, appoint a mulwalli in certain

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loft872.

[Ben. Act XIII

XVIllof

1879.

(Chapter HI,—Functions of the Commissioner and she Board,— Sections 43, 43A.—Chapter IV.—Enrolment of wakfs.—Section 44.)

43 performance

The Commissioner may, from time to lime, extend the time wilhin which any acl is required or ordered to be done by or under Ihis Act:

Provided Ihat the Board may, from time lo time, extend the time for the doing of any act which is required or ordered to be done by ihe Board.

'43A. (1) The provision of section 36 of the Legal Practitioners Act, 1879, shall, subject to the provisions of this section, be applicable, so far as may be, to the framing and publication of a list of touts, 10 the exclusion of louts included in lhc list from ihe precincts of the office of ihe Commissioner and lo the arrest, detention, trial and punishment of such touts.

The Commissioner shall, for the purposes of the said scction 36, be (2) deemed lo be a Civil Court and an authority referred to in subsection (1) of that section.

(3) For the purposes of this section "lout" has the same meaning as in section 3 of ihe Legal Practitioners Aci, 1879.

CHAPTER IV Enrolment of wakfs.

44. (1) All wakfs existing at or created after ihe commencement of [his Acl shall be enirolled ai the office of the Commissioner.

(2) Application for enrolment shall be made by the mutwalli:

Provided that any person interested may apply for such enrolment.

An application for enrolment shall be made in such form and manner and (3) at .such place as the Commissioner may prescribe and shall contain the following particulars so far as possible:ô

- (a) a description of lhc wakf properties sufficient for the identification thereof:
- (b) the gross annual income frum such properties;
- (c) the amount of the Government revenue and ccsses, and of all rents and taxes annually payable in respect of the wakf properties;
- (d) an estimate of expenses annually incurred in the realisation of the income of the wakf properties based on such details as arc available;
- (e) the amount sei apart under the wakf forô
 - (i) the salary of the mutwalli and allowances u> individuals;
 - purely religious purposes; (ii)

(iiij charitable purposes; and (iv) any olher purposes;

(f) any olher particulars prescribed by the Commissioner. <11A wrw marled ^>v s 16 of ihe Brnpaf Toutc Acl, 1942 fH*rn Act V of 19*12).

344 32S

Application or sec lion 36 ofAcIXVJI1 of L £79 lo louts

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Enrolment of wakfs.

Ext^nsign of lime for"

of acl.

of 1934.]

(Chapter IV.--Enrolment of wakfs.-Section 45.)

(4) Every such application shall be accompanied by a copy of [he wakf deed or if no such deed has been executed or a copy thereof cannot be obtained, shall contain full particulars, as far as they are known to the applicant, of the origin, nature and objects of the wakf.

(5) On receipt of an application for enrolment, the Commissioner may before enrolling the wakf make such inquiries as he thinks fit in respect of the genuineness and validity of the application and the correctness of any particulars therein and when the application is made by any person other than the person administering the wakf properly the Commissioner shall, before enrolling the wakf, give notice of the application to the person administering the wakf property and shall hear him ir he desires to be heard.

(6) In the case of wakfs created before the date on which this section comes into force application for enrolment shall be made within six months from that date and in the case of wakfs created after that date wilhin six months from the date of the creation of the wakf;

Provided that in the case of a testamentary wakf application for enrolment shall be made within six months from the date on which this section comes into force or from the date of the death of the testator, whichever event happens last.

(7) Every application made under sub-section (2) shall be written in the English or Bengali language, and shall be signed and verified by the applicant in the manner provided in the Code of Civil Procedure, 1908, for the signing and verification of pleadings.

Act V or 1908.

If the applicant omits or refuses on notice to sign or verify the application, a noie lo thai effect shall be made in the register maintained under section 45.

Regis li*r of wakfs.

45. The Commissioner shall maintain a register of wakfs which shall contain in respect of each wakf copies of the wakf deeds and the following particulars:ô

- (a) the class or ihe wakf;
- (b) the name of the mutwalli;
- (c) the rule of succession to the office of mulwalli under the wakf deed or by custom and usage;
- (d) particulars of all wakf properties and all title deeds and documents relating thereto;
- (c) particulars of the scheme of administration and the scale of expenditure al the time of enrolment; and

(0 such other particulars as the Commissioner may prescribe.

The Bengal Wakf Aci, 1934,

(Ben. Act XIII

(Chapier IV.—Enrolment of wakfs.—Sections 46-47.- Chapler V.—Wakf Accounts.—Section 48J

46. The Commissioner on his own motion or on the petition of any person interested vended in ihe manner referred to io sub-section (7) of section 4 4 may direct a mulwalli to apply for the enrolment of" a wakf or to supply any information regarding a wakf or may himself col led such information and may enusc any wakf to be enrolled i>r may at any time amend the register of wakfs.

'46A. Any question whether a particular property is wakf" property or not or whether a wakf is wakf-al-al-aulad or not shall be dccided by the Commissioner whose decision, unless revoked or modified by a competent Court, shall be final, and any decision of any such question made before or after the commencement of lhc Bengal Wakf (Amendment) Act, 1935, by a person appointed by (lie ^j[Slatc Government] under sub-section (I) of section 2 of this Act shall be deemed to have been made by the Commissioner under ihis section,

47. (1) In the case of any change in the management of an enrolled wakf due to the death or retirement or removal, of the mutwalli, the incoming mutwalli shall forthwith, and any other person may, notify the change to ihe Commissioner.

(2) In the case of any other change in any of the particulars mentioned in section 44, the mulwalli shall wilhin -'[lhree months] from the occurrence of the change notify such change to lhc Commissioner,

CHAPTER V Wakf Accounts.

48. (a) Before the fifteenth day of July next following ihe date on which the application referred .to in scction 44 has been made and thereafter before the fifteenth day or July in every year, every mutwalli of a wakf other than a wakf-al-al-aulad shall prepare and furnish to the Commissioner a full and true statement of accounts, in such form.and language and containing such particulars as may be prescribed by the Board of all monies received or expended by the mulwalli on behalf of the wakf during the period of twelve months ending on the thirty-first day of March or on the last day of the Bengali year, or, as lhc case may be, during that portion of the said period during which the provisions of this Act have been applicable to lhc wakf.

(b) Such statement shall also contain the following particulars-ô (i) any change which may have taken place since the application for enrolment or since the submission of the last annual statement, as the ease may he, in the extent, nature or quality of the wakf properties, including any transfer or transaction affecting such properties;

S_-Liion 16A was inserted by scclionloTlhe Bengal Wnkf (Amendment) Aci, 19.15 {Ben. Aci IV of 19.16}. See fool-nole 2 on page 130. *nine*.

'The words wilhin square brackets were subsliluled for the words-"six ir-onlhs" by s, 19 of ihe Bengal Wakf (Amendment) Act, 1973 IWesi Hen, Aci XIV of 1973.)

cause É enrolment of w.ikfand[o amend register

Power io

Decision if a property is wakf prppeny or a \\ .1 k11^ wakral-al-aulad.

Notification ofchruigcsin enrolled wakfs.

Submission of accounts of wakfs. (Chapter V.—Wakf accounts.—Sections 49-5 L)

- (ii) ihe amount of liabilities, if any, of the wakf on account of outgoings sucli as renl, revenue, ccsscs, rales, taxes, salaries,
- , and allowances, and on accouni of all oilier mailers;
- (iii) any oilier particulars which the Board may require.

49. (I) The accounts of wakfs submitted to the Commissioner under scclion 48 shall be audited and examined annually or at such oilier inlervals as ihe Board may determine by an auditor appointed by ihe Board.

The Bengal WakProvide 3that the accounts of wakfs of which the annual income exceeds five thousand rupees of 1934.] shall be audited by auditors appointed by the Siaic Government,

> (2) The auditor may, by written notice, require ihe production before him of any document, or require (he attendance before him of any person responsible Tor ihe preparation of the accouni, to enable ihe auditor to obtain sucli information as he may consider necessary for ihe proper conduct of his audit.

(3) After completing ihe audit, the auditor shall submit a report to the Commissioner:

Provided that the auditor may submil in interim report ai any lime if he iliinks fit.

(4) The report of ihe auditor shall among other things specify all cases of irregular, illegal or improper expenditure or of failure to recover money or other property caused by neglcci or misconduct and any olher mailer which the auditor considers it necessary to report. The report shall also contain the name of any person who, in the opinion of the auditor, is responsible for such expenditure or failure and lhc auditor shall in every such case certify ihe amount of such expenditure or loss as due from such person,

(5) The cosi of ihe audit of ilie accounts of a wakf shall be paid from ihe Wakf Fund [and ihe cost of audit of the accounts or a wakf by auditors appointed by the Slate Government shall be paid by ihe Estate concerned].

50. The Commissioner shall examine the auditor's report and may call for the Commissi explanation or any person in regard to any mailer mentioned therein, and shall pass such order;; on the report as he thinks fit,

oner to pass orders on auditor's report. Sums

51. (I) Every sum certified lo he due from any person by an auditor in his report under section 49 unless such certificate is modified or cancelled by the Commissioner by an order made under scclion 50, and

certified due recoverable aspuhtie demands

This proviso was added to sub-section (1) or section -19 by s. 20(a) or (he Bengal Wakf (Amendment) Acl. 197.1 {Wesl Ben Acl XIV or 1973),



The Bengal Wakf Act, J934. of 1934.]

-The wordi wilhin square braekeLs were added by s. 20(b). *ibid*.

Audiluf account of wakft. 347

[Ben. Act XIII

The Bengal Wakf Act, 1934. (Chapter VI.—Statements of Wakfs-al-al-aulad.—Section 52.— Chapter VII.—Transfer of wakf property.—Section 53.)

every sum due on a modified certificate shall be paid by such person within sixty days after ihe service of a demand for the same issued by the Commissioner.

(2) If such payment is not made in accordance with the provisions of subsection (1) the sum payable shall be recoverable as a public demand.

CHAPTER VI

Statements of Wakfs-al-al-aulad.

Sialemen lsof wakfe-al-alaulad, 52. (I) Before the 15th day of July next following the day on which the application referred to under section 44 has been made and thereafter before the 15lh day of July every year, every mutwalli of a wakf-al-al- aulad shall prepare and furnish to the Commissioner a true statement in respect of the period of twelve months ending on the thirty-first day of March or on the last day of Lhc Bengali year, or, as the case may be, in respect of that portion of the said period during which the provisions of this Act have been applicable Lo the wakf, containing the following particulars:ô

- (i) the gross income from the wakf properties;
 - (ii) the amount of the Government revenue and cesses and of all rents and taxes paid in respect of the wakf properties;
 - (iii) the expenses incurred in the realization of the income of the wakf properties;
 - (iv) Hie amount paid under the wakf forô
 - (a) the salary of the mutwalli and allowances lo individuals;
 - (b) purely religious purposes;
 - (c) charitable purposes; and
 - (d) any other purposes,
- (2) If the Commissioner has reason to doubt the accuracy of the

statement submitted under sub-section (1) he may after examining the statement call for **the** explanation of any person in regard to sucli statement and shall pass such orders on such statement as he thinks fit.

CHAPTER VII

Transfer of Wakf Property,

'S3. (1) Except as provided in sub-section (2), no transfer or agreement for transTcr of any immovable property of a wakf by way of sale, gift, mortgage or exchange or by way of lease or tenancy of any kind shall be made without the previous sanction of the Board and any such transfer or agreement for such transfer, if effected without the prior sanction of the Board, shall be void and the Board shall, while according such sanction, satisfy itself that such transfer or agreement for transfer is for legal necessity.

Bar to transfer immovable property of wakf.

The Bengal Wakf Act, 1934.

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(Chapter VII.⁶ Transfer of wakf properly.—Section 53A.)

(2) Where such transfer or agreement for transfer is made under an express power conferred by lhc wakf deed, l he previous .sanction of the Board shall not be necessary, bui a notice of the proposed transfer in such form and containing such particulars as may be prescribed by the Board shall be sent by the mutwalli io the

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Commissioner one month before the transfer is made.

of 1934.]

(3) If a mutwalli or a member of a committee consituid for [he administration or wakf or a person interested in a wakf or any other person contravenes the provisions of sub-section (1) ei ther as a transfereor or as a transferee or as a party to an agreement Tor transfer, he shall be punishable with imprisonment for a term which may extend to six months,

or with fine which may extend to five thousand rupees, or with both.

(4) Notwithstanding anything contained in the Code of Criminal Procedure, 1973, the fine imposed under sub-section (3), when realised,

shall be credited to the Wakf Fund.

'53A. (I) The Bouid may enquire into any case of transfer made Enquiry in io before the commencement of the Bengal Wakf (Amendment) Aci, 1975, JJauJj! by a mutwalli of any immovable property of a wakf by way of lease or tenancy of any kind, where previous sanction to such transfer either of the Commissioner or of the Board was not necessary, iT it appears to the Board that there are *prima facie* reasons for believing that such transfer was not *bona fide*:

Provided that no such enquiry shall be made in respect of a transfer made under an express power conferred by the wakf deed.

(2) If after such enquiry the Board finds that such transfer was nol *bona fide*, it shall make an order to that effect and thereupon the transfer shall, notwithstanding anything to the contrary contained in any other law fur the lime being in force or in any contract, deed or instrument,

stand cancelled as from the date on which such transfer was made or purported to have been made:

Provided that subject to such cancellation nothing in this sub-section shall be deemed to affect any rights which the transferor or the transferee may otherwise have against each other.

(3) In case of cancel I at ion of transfer under sub-section (2). the Board may, by order, direct ilie transferee or any other person in actual possession of the wakf properly In deliver possession of the said properly to the Board or to any officer thereof duly authorised by the Board in this behalf or to any person or committee appointed by the Board and such order «r the Board shall be deemed to be a decree of a Civil Court and shall be excuised by the compcient Civil Court as if it had passed the decree:

Sue lion 53 A was inserted hy s. 6 of lhc Bengal Wakf (AineraJmenl) Aci, 1975 (Wcs I Ben. An xxrinfum^A

2 of \91A.

The Bengal Wakf Aci, 1934.

	[Ben. Act XIII
(Chapter VII.—Transfer of wakf propeny.—Section 54.)	,
š Provided that [lie mulwalli may, after such cancellation of lhc lease	I · /
or tenancy, as lhc case may be, be permitted by the Board lo grant Ircsii	
lease or tenancy on such terms and conditions as may be settled by the Board.	
(4) IT after such enquiry the Board finds that the transfer was <i>bona fide</i> , it	:
shall make an order lu that effect and thereupon the consequences ensuing from	
such transfer shall remain undisturbed, if otherwise valid.	
(5) The procedure to be followed io such enquiry shall be such as may be	
presented by the State Government by rules made under this Act:	
Provided that'ô	
(a) no order shall be made in an enquiry under this section except after	
giving lhc transferor and the transferee ari opportunity of being	
heard;	
(b) in conducting such enquiry the Board shall have all the	
powers of a Civil Court for the purposes of taking evidence,	Ĭ
administering oaths, enforcing the attendance of witnesses and	
compelling the production, or documents and shall be deemed to be a	
Civil Court within the meaning of sections 345 and 346 of the Code	
of Criminal Procedure, 1973. 2 of iy?-i.	
(6) Any person aggrieved by lhc order of the Board under sub-section	
J (2) or sub-section (3) may prefer an appeal wilhin sixty days from the date	c>r the order
before such officer of the Slate Government and in such manner as may be prescribed	by the Stale
Government by rules made under this Act, and the decision of such officer on such ap	peal shall be final
and shall not be questioned in any court of law.	
(7) In this section a transfer shall be deemed to be not <i>bona fide</i> if it	
is Tound to have been made against the interests or the wakT estate by rea	son of the
consideration of such transfer having been settled at a value less than ihe market value	e prevailing at the
time of such transfer by more lhan twenty per cent.	
mutwalli may apply to the Board for its sanction referred to in section 53 lo transfer any immo	ovable properly of
f, and ihe Board may, after making such inquiry and giving notice to such persons in suclt man	ner as il thinks fit

'54. A n a wakf, and hearing them ir they desire to be beard, accord the sanction applied Tor on such terms and conditions as it may, in its discretion, impose;

Provided that no such sanction shall be accorded unless il is supported by a majority of nol less than two-thirds of the members oT the Board present and when the Board bas been superseded, by both the Administrator and the Commissioner. 'Sec fiioi-jiolc 1 on p;ige J-iK.uulc,

jxwer (o gtnm ^nuion (o transfer.

Board s

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⁶TTie ivonls wilhin square brackets were subsliluled for the words "ihe dale ofllu transfer" bys. 7 of ihe Bengal WaknAmendmenl) Act, 1075 (Wesl Ben. AetXXII of 1975).

The Bengal Wakf Acl, 1934.

of 1934.]

f Chapter VJ1.—Transfer of wakf properly.—Section 54A.)

54A. (I) Notwithstanding anything lo the contrary contained in any other law for ihe lime being in force, if any immovable property of a wakf entered as such in the register of wakfs maintained under section 45 ii transferred after ihe commencement of the Bengal Wakf (Amendment) Acl, 1973, without the previous sanction of the Board in contravention of the provisions of section 53, Lhc Board may, on the application of any person interested in lhc wakf or of its own molion, after holding an inquiry in such manner as may be prescribed, make an order against the person in possession of such property directing him to deliver possession of such property to the Board, and send the order for execution to the Collector within whose jurisdiction such properly is situated:

wakf pmpeny transferred in contravention of section 53.

Recovery of

Provided thai no order shall be made under this sub-sectionô

- (a) exccpl after giving the transferor and the transferee, and any other person in possession of such property, an opportunity of being heard, or
- (b) lifter mori2 than twelve years from -[the date of the Board's knowledge of the transfer].

(2) As soon as may be after an order is made under sub-section (I), the Board shall cause a copy of the order to be served on every person referred to in clause (a) of the proviso to thai sub-section in such manner as may be prescribed.

(3) On receipt of an order under sub-section (I), Ihe Collector shall issue a notice requiring the person against whom the order has been made to deliver [he properly lo which the order relates to the Board within n period of thirty days from lhc date of the service if the notice.

- (4) Every noiicc issued under sub-scctiott (3) shall he servedô
 - (a) by giving or tendering lhc notice or by sending ii by regisiered posl lo the person for whom ii is intended: or
 - (b) tf such person cannot be found, by affixing the notice on some conspicuous pan of his last-known place of abode or business, or by giving or tendering lhc noiicc to some atluli male member or servant of his family or by causing it lo be affixed on some conspicuous part of the property to which ii relates:

Provided that where the person on whom the noiice is to be served is a minor, service upon his guardian shall be deemed to be scrvice upon ihe minor.

352 The Bengal Wakf Act. J 934.

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...

(Chapter VIil.—Mitrwallis.—Sections 55-57.)

(5) Any person aggrieved by an order of (he Board under sub-section(1) may prefer an appeal within sixly days from the date of service of a eopy of (he order under sub-section (2).

(6) The provisions of section 58A shall apply *mutatis mutandis* io an appeal under sub-section (5).

(7) Where an order made under sub-section (1) has not been complied with and [he time for appealing against such order has expired without an appeal having been preferred or [he appeal, if any, preferred within thai lime has been dismissed, the Collector shall obtain possession of ihe property in respect of which lhc order has been made, using such force,

if any, as may be nccessary for [he purpose and deliver it to the Board.

(8) The Board shall deal wilh any property of which i[has recovered possession under [his section in such manner as may be prescribed.

CHAPTER VIII Mutwallis.

Mutwalli io 55. Every mutwalli, unless there is anything to the contrary in the propeny and ^wakf deed, shall invest in such manner as may be approved by the Board inves) any of the wakf property which consists of money which conn at be applied

"(Énamcasts immediately or at an early date to ihe purposes of the wakf and shall, with the sanction of the Board, convert any of ihe wakf property which is of a wasting nature and invest the proceeds in such manner as may be approved by ihe Board.

56. Notwithstanding anything contained in the wakf deed every mutwalli may pay from ihe

Mulwalli eniiilcd io pay certain costs from Wakf Fund, income of ihe wakf property any expenses properly incurred by him for the purpose of enabling him to furnish any particulars, documents or copies under section 44 or any accounts under section 48 or any statements under section 52 or any information or documents required by ihe Commissioner or a person authorised by ihe Commissioner.

Penalties.

57. (1) If a mulwalli failsô(a) to apply for enrolment;

- (a) to apply for enforment,
- (b) to furnish statements of particulars or of accounts, or returns as required by this Act;
- (c) (o supply information or particulars as required by the Board or the Commissioner or a person authorised by the Board or the Commissioner;
- (d) lo allow inspection of wakf properties, accounts, or records, or deeds and documents relating thereto, or assist inquiries and investigations, if called upon to do so by the Board or the Commissioner or a person authorized by the Board or (he Commissioner;

[Ben. Act XIII

of 1934.] The Bengal Wakf Ad, 1934. (Chapter VHI.—MttiwaUis.—Seclion 5S.)

(c) to deliver possession of any wakf properly if ordered by ihe *" Board or lhc Court;

- (D to carry oui llie directions or (he Board or lhc Commissioner or a person authorized hy lhc Board or lhc Commissioner;
- (g) to pay the contribution payable under section 59:
- (h) lo discharge any public dues, or
- (i) to do any other act which he is lawfully required lo do by or under this Acl,

he shall, unless he salisfies ihe Court that there was reasonable cause Tor his failure, be punishable wilh fine which may extend to '(one thousand rupees],

(2) If a mutwalli furnishes any statement, return or inTormaiion referred to in clause (b) orclausc (c) of sub-section (1) which he knows or has reason to believe to be false, misleading or untrue in any material particular -[he shall be punishable with imprisonment either simple or rigorous Tor a term which may extend to six months or wilh fine which may extend to one thousand rupees or wilh both].

 J (3) The fines imposed under sub-sections (I) and (2), when realised, shall be credited to the WakfFund.

'(T) In every case where an offender is convicted of an offence punishable under sub-section (1) or sub-section (2) and sentenced lo a fine, the Court shall also award by its sentence such term of imprisonment in default of paymenl of the fine as is authorised by law in case of such default.

Rumovator ${}^{1}58$, (1) Notwithstanding anything contained in any other law for mutwalli. j_{mc} being in force, the Board, after giving a mutwalli an opportunity

to show cause against Lhe action proposed co be taken, may, if a decision in ihis behalf is taken by a majority of the comt number of members of the Board, by order, remove him from officc if such mutwalliô

- (a) has been fined or convicted more than once under section 57; or
- (b) has been convicted of an offence of criminal breach of trust or of any other offence involving moral turpitude; or
- (c) has applied for being adjudged or has been adjudged an insolvent; or
- (d) is of unsound mind or is suffering from any olher mental defect or infirmity which would render him unfit for discharging the functions of a muiwaili", or

'The words wilhin ihir square brackets wtife substituicil for lhc words'' "five hundred rupees" by s, 22(a) of ihe Bengal Wakf (Amendment) Ael, 1973 (Wesl Ben. Aei XIV of 1973).

The words wilhin square bratkeis were substituted forihe words "he shall be punishable wilh fine which may intend to five hundred rupees" by s, 22(b), *ibid*.

Sub-sections (3) and (4) were added hy s. 22(e), *ibid*. Sections 5S and .ISA were subslidted for Ihe orieinil ^n-iinn hi... n :i..J

(Chapter VIII.—Mit {wallis.—Seciion 5SA.— Chapter IX.—Fihlinc<mark>Bengal Wakf</mark>olci, 1934.

[Ben. Act XIII

'{c) lias migrated from India; or

'(0 lias ceased io be a citizen of India; or ¹(g) lias illegally transferred wakf properly; or '(h) lias misappropriated, or dealt improperly with, wakf properly.

(2) Where a mulwalli has been removed from *office* under subsection (1) lhc Board may. by order, direct *the* mutwalli to deliver possession of lhc wakf property io the Board or lo any officer thereof duly authorised by ihe Board in this behalf or io any person or commitice appointed by lhc Board or other competent authority to act as the mulwalli of ihe wnfcf properly and such order of the Board shall be deemed to be a decree of a Civil Court and shall be executed by the compelent Civil Court as if il had passed the dccrec.

Appeal. ⁵58A. An appeal from an order of the Board under sub-section (I) of scciion 58 shall be made wiiliin thirty days from the date of the order, before such authority and in *such* manner as may be prescribed.

CHAPTER IX

Finance.

Annual 59. \ 1) The mulwalli of every wakf shall pay annually «> ihe Board

payabkio^{^ a} contribution at the rate of six *per centum* of the net available income ilie Hoard. or the wakf and the mulwalli of every wakf esute having an annual income of five thousand rupees and above shall, in addition to such contribution at six *per centum*, contribute at ihe rate of two *per centum per annum* of the nel available income towards ihe Education Fund referred lo *in* subclause (f) of clause (1) of section 27.

(2) The Board may in (he case of any particular wakf and in the interest thereof rcduce or remit such contribution, with [he sanction of ihe ^J[Stale Government!, for such [imc as il ihinks fit.

(3) Subjcci io any provisions in the wakf deed the mulwalli may realize the contributions payable hy him under sub-section (I) from the various persons entitled lo receive any pecuniary or other material henefiis from the wakf, but the sum realizable from any one of such persons shall

The Bangui Wakf Acl, 1934.

of 1934.]

(Chapter IX.-Finance.-Sections 60, 61.)

nol exceed such amounl as shall bear to the total contribution payable the same proportion as ihe value of benefits Tcccivable by such person bears lo the entire net available income of the wakf:

Provided thai, if lliere is any income of the wakf available in excess of the amount payable as dues under this Act, other than as the contribution, and in excess of the amounl payable under the wakf deed, the contribution shall be paid out of such income.

(4) The conlribution payable under sub-section (1) in respect of wakf shall, subject lo the prior payment of any dues to '[the Government], and of any other statutory first charge on the wakf properly or the income thereof, be a first charge on the income of the wakf and shall be recoverable as a public demand.

(5) If a mutwalli realizes the income of the wakf and refuses lo pay or does not pay such contribution he shall also be personally liable for such contribution which may be realized from his person or property in the manner aforesaid.

60. (1) The Commissioner, with the approval of the Board and the previous sanction of the ³[State Government! may, for the purpuse of giving effect lo the provisions of this Acl -'[and for undertaking development projects], borrow such sum of money and on such icrms and condilions as the-[State Government] may fix and the Commissioner shall repay ihe money borrowed, together wilh any interest or costs due in respect thereof, according to the terms and condilions of the loan.

(2) Neither the Board nor, except as provided in sub-scciion (1), the Commissioner shall borrow money upon the security of the Wakf Fund.

61. (I) All monies received by the Board or the Commissioner for the purposes of this Acl and all olher monies realised under ihis Acl shall form a fund to be called the "Wakf Fund".

(2) The ²[State Government] may make rules regulating lhc payment of monies into the Wakf Fund, the investment by the Board of monies received into that fund and the custody and disbursement of such monies,

(3) The Wakf Fund shall, subject to the provisions of subsection (2), he under the control of the Board.

"The words "Ihc Crown" were origin-Ally subslivuted for the words "the Government" by para. 3 and Schedule TV 10 ihe Government of India {Adpiation of Indian Law.s) Order. 1937. and thereafter thu word "Governmeni" was substituted for ihe word "Crown" by para. -1(J) of llio Adaptation of Laws Order. 1950.

See foot-note 2 on page 330, *flute.* ^JThe words wilhin square brackets were inserted by s. 25 of the Bengal Wakf (AruendiwnK 4cr loumwio..- ÉÉ

Commissioner may burrow money

WakfFund.

[Ben. Act XIII 356

Application

ol" Wakf Fund.

The Rmga! Wakf Aa, J93-t. (Chapter IX.—Finance.—Sections 62-64.)

- 62. (!) TJie Wakf Funci shall be applied toô
 - (a) payment to [lie '[State Government] ofeosl oF survey of wakf properties under section 2;
 - (h) repayment of any loan incurred under section 60 and payment of lhc inlcrest thereon;
 - (e) payment of the cost of audit of ihcWakT Fund;
 - (d) payment of ilic salary and allowances of lite Commissioner ²[, lite Deputy Commissioner] and or any person appointed under scclion 20 to act as Commissioner;
 - (e) payment of travelling allowances -""[ID the Commissioner and the Deputy Commissioner and] members, officers and servants of (he Board under section 26;
 - (0 payment of the cost of the establishment employed by the Board; and
 - (g) payment of all expenses incurred by ihe Commissioner and ihe Board in the performance of ihe duties imposed, and ihe exercise of the powers conferred, by ill is Act.

(2) If any balance remains after meeling lhc expenditure referred ro in subsection (1), the Board may use any portion of such balance for (he preservation and protection of wakf property ^J[and for graniing financial aid for constructing or repairing mosque, or for such other purposes as it may deem fil).

63. The Board shall keep such accounts of the receipts and disbursements of the WakfFund as the '[Slate Government] may prescribe and shall submit the same for examination front lime lo lime by auditors.

64. (1) The accounts of the Wakf Fund shall be audited and examined annually by such auditor as may be appointed by ihe'[State Government],

(2) The auditor m; iy, by writen noiice, require the production before him of **any** document, or require the attendance before him of any person responsible for the preparation of the account, to enable the auditor m obtain such information as he may consider necessary for lhe proper conduct of bis audit.

(3) After completing the audit, the auditor shall submit a report lo (he '[State Government]: ' , , .

Provided that the audiiorniay submit an *interim* report ai any lime if he thinks fit.

'Jwlool7nO]c2 on piijjeS.ID. nine.

³Thc words within squire broekcis were inserted by s. 26(1)(a) of the Bengal Wakf (AmendmtrnO Acl, 1973 (West Ben. Acl XIV of 1973).

'The words wilhin squaiv brat ke Is wen; subsiilult
d fnrlhc words "la the Commissioner," bys $2{\rm fi}(l\,l(bV\,ibid.$

AccounUof Wakf Fund.

Audit oT Mounts of WakfFund,

The Bengtti Wakf Act, 1934.

(Chapter IX.—Finance. Sectimis 65, 66.—Chapter X.—Judicial Proceedings.—

Sections 67, 68.)

(4) The report of the auditor shall among other things specify all eases of irregular, illegal or improper expenditure or of failure io recover monies or other property due or of loss or waste of money or olher property caused by neglect or misconduct and any other mailer which lhe auditor considers il necessary lo report. The report thai] ;ilso contain the name or any person who, in the opinion of the auditor, is responsible Tor such expenditure or failure and the auditor shall in every such case certify the amount of such expenditure or loss a?; due from such person,

(5) The cost of audit shall be paid from lhc Wakf Fund.

65. The '[State Government] shall examine the auditor's report and may call for the explanation of any person in regard lo any matter [herein, and shall pass such orders on lhc report as it Lhinks fit.

66. (I) Every sum certified to be due from any person by ai auditor in his report under section 64 unless such certificate is modified or cancelled by the '[State Government] by an order made under section 65 and every sum due on a modified certificate shall be paid by such person within sixty days after the service of a demand for the same issued by the '[Slate Government].

(2) ir such payment is not made in accorclance with the provisions of subsection (1) the same payable shall be recoverable as a public demand.

CHAPTER X Judicial Proceedings.

67. Notwithstanding anything contained in the Code of Civil Procedure, 1908, the '[Slate Government] may make rules for ihe procedure to be followed in all suits or proceedings relating to any wakf or lo any wakf property and nol involving any claim by or ugainsL a stranger to the wakf.

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auditor's

Procedure tor trial of ccrlnin wakf eases.

Dcpotiil of tkcKinl amount in Coun in

eases.

of 1934.]

The Bengal Wakf Act, {934.

358 [Ben. Act XIII

(Chapter X.—Judicial Proceedings.—Sections 69-72.)

'69. No suit or proceeding by or against a mutwalli as such In any Court shall be cumprumised without the sanction of such Court and the Board,

Bar io " compromi se \viihoul sanclion of Court and Board.

Noiicc of suits, tit-, lo be given lo the Coinir.kj oner. 70. (1) In every suit or proceeding in respeci of any wakf properly or of a mutwalli as such except a suit or proceeding for the recovery of rem by or on behalf of lhc mutwalli the Court shall issue noiicc to ihs Commissioner at the cost of the party instituting such suit or proceeding,

(2) Before any wakf property is notified for sale in execution of a decree, *noiicc* .shall be given by the Court to the Commissioner.

(3) Before any wakf properly is notified for sale Tor the recovery of uny revenue, cess, rates or taxes due m ³[rhe Governincnt| or lo local authority not ice shall be given lo ihe Commissioner by the Court. Collector or other person under whose order the sale is notified.

(4) In lhc absence of a notice under sub-section (1) any decree or order passed in ihe suil or proceeding shall be declared void, if the Commissioner, wilhin one month or his coming to know of such suit or proceeding, applies to the Court in this tiehatf.

(5) In lhc ab.scnce of p notice under sub-section (2) or sub-section (3) the sale shall he declared void, if the Commissioner, within one month of his coming to know of the sale, applies in this behalf (o the Court, or other authority under whose order the sale was held.

71. In any suit or proceeding in respect of a wakf or any wakf property by or against a stranger lo lhe wakf or any olher person ihe Commissioner may intervene and shall on his application be added as a party, and shall be entitled to conduct or defend such suit or proceeding on behalf of and in the interest of [he wakf,

Commissioner may be made a pany to a suit or proceeding regarding a wakf on his application

Commissioner nay i nstituic.su it or proceeding rt garding a wikf in eccTain eases. 72. ¹(1) If there is no mutwalli or ihe mutwalli refuses or neglecis lo acl in the maicer wilhin a reasonable lime, ihe Commissioner may in his own name instilute a suit or proceeding in Court again si a stranger to the wakf or any olher person Tor the recovery or any wakf properly wrongfully possessed, alienated or teased, to have any wakf properly discharged of an encumbrance or obligation wrongfully created or to recover any money belonging to a wakf.

'Scclion 69 was subsiliuicd for ihe original.section by s. 27 of ilic Bengal Wakf (AfficJuJnicniMcE, J973(WCSIBCT. Acj XJV OF J 973), 'Scc fool-nole Ion page "

 JSccuori72was renumbered is sutvscclion (1) of ihut scciioiund ifi i*r sublet ion (Mas \hat{I} ,- $_{rT}<_{jii}*_{ri}i^A\gamma Yr \{$ cnh^t-rTTftn (2^ wn< ftdrfed bv s, 28 of lhc bengal Wakf (Amendment)

The Bengal Wakf Act, 1934.

of 1934.]

(Chapter X.—Judicial Proceedings.—Sections 73. 74.)

'(2) Notwithstanding anything contained in any Ifiw of limitation Tor the time being in Force, a suil or proceeding referred lo in sub-section (1), oilier than a suil or proceeding io recover any money belonging lo a wakf, shall not be deemed io htivc become barred by limitation **if** such suil or proceeding was not so barred before lhc I5lli day of Augusi, 1947.

73. (1) A suit lo obtain any of the reliefs mentioned in section 14 of ihe Religious Endowments Ael, 1863. and in section 91 of the Code of Civil Procedure, 1908, relating to any wakf may, notwithstanding anything lo the contrary contained in those Acts, be instiluied by the . Commissioner without obtaining the leave or consent referred lo in those Acts.

suits under section IJ of i hi Religious Endowments Au. VS63 and section 92 of tlie Codu of Civil Procedure, 1908.

Institution of

(2) No suil to obtain any of the reliefs referred to in sub-section (1) relating to a wakf shall be instituted by any person or authority other than the Commissioner without [he consent in writing of ilie Commissioner -[and for the institution of any such suit, it shall not be necessary to obtain the leave or consent referred lo irt the Acts mentioned in sub-section (I)].

lor 1894.

XX of! 863,

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74. (i) ift in i[le course of proceedings under lhc Land Acquisition

Act, 1894, it appears to lhc Collector before an award is made ilial any property under acq nisi lion is wakf property a notice of such acquisition shall be served by the Collector on die Commissioner and further proceedings shall he stayed to enable the Commissioner to appear and plead as a party to the proceedings at any lime within Lhfee months from lhc date of the reecipl of such notice.

(2) Where the Commissioner has reason to believe that any property under acquisition is wakf properly he may at any lime before an award is made appear and plead as a party to the proceedings.

(3) When the Commissioner has appeared under ibe provisions of sub-section (1) or sub-section (2) no order shall be passed under section 31 or section 32 of the Land Acquisition Act, 1894, without giving an opportunity to the Commissioner to be heard.

^{*l*}See fooL-notc 3 en page 35i>. tune.

-The words and figure widiiii M|uar\: hnckcLs wire inserted by s. 19 a| ;hc ticn.eal Wakf

Pnx;eeiJings under I he Land Acquisition Act, 1SW.

The Bengal Weikf Act, 1934.

[lien. Act XIII

(Chapter X.—Judicial Proceedings.—Sections 75, 75A—Chapter XI—Amendments and Repeal— Sections 76-7S.)

Cova if. sill 75. All costs and expenses incurred by the Commissioner ill connection with any suit or proceeding in respect of any wakf or wakf properly lo which ihe Commissioner is 3 p.iriy proceedings. and all cosl.s dccrced againsi the Commissioner by llic Court shall be payable out of the

funds of Midi wakf;

Provided thai the Commissioner may, if he thinks Tit, meet such costs and expenses from lhc Wakf Fund and thereafter recover the same from the funds of the wakf concerned,

'75A. A mutwalli shall not be entitled lo spend funds of the wakf estate of which he is a mutwalli for meeting any costs, charges or expenses incurred by him in any suil, appeal or application or

other proceedings for, or incidental to, his removal from office or the taking of any disciplinary action against him:

proceedings

Provided that the muiwalli may reimburse himself in respeci of such costs, charges or expenses if lie is specifically permitted to do so by an order of the court.

CHAPTER XI Amendments and Repeal.

76. [Insertion of new section I6A in Regulation XIX of 18JO,]-- Rep. hy s. 3 and the Sccond Sch. of the liengal Repealing and Amending Acl. 1946 (Ben. Act XVI of 1946).

> 77. To scclion 22 of the Religious Endowments Acl, 1863, the following proviso shall be added, namely;ô

XX of] 863.

"Provided thai this scclion shall nol, so far as it is inconsistent wilh the provisions of the Bengal Wakf Acl, 1')34, apply lo any wakf properly in '||Vesl Bengal]".

Insertion of niW scclion 23A in Acl XX of 1863. Anv^ndrrwni uf scdiui? 22 of Acl XX uf 1SG3.

78. After section 23 of ihe Religious Rudo^wcnis Act, 186.1, ibe following scclion shall be inserted, namely:ô

Powers of "23A. Notwithstanding anything contained in this Act, bccwrtisL-j" lie powers of lhc Civil Court under sections 5 and IC shall by iiiebujifd he exercised in respect of any wakf property in [Wcsl Bengal] by lhc Board of Wakfs appointed under the Bengal Wakf Bengal], Act, 1934"

'S:clion 75A was inserted by v .10 of (lie Bengal Wakf (Amendment) Ael. 197.1 (Weil Ben, Aci XtV of 1973)

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The Bengal Wakf Act. 1934. of 1934.1

(Chapter XI.—Amendments ami Repeal.—Sections 79-S3.- Chapter XII.—Rules and by-lawT. ô Seclion 6VJ

VI of 1890..

xivori*>20.

79. To section 5 of the Charitable Endowments Aci, [890, the following proviso shall be added, namely:ô

"Provided thai the powers or the [Stale Government under this section for ihe settlement, modification or substitution of a scheme for the administration ofany properly shall, in rcspeci or any wakf properly in [Wcsi Bengal] be exercised, subject to the approval of the '(State Government] by Ihe Board of Wakfs appointed under the Bengal Wakf Act, 1934."

After section 6 of lhc Charitable Endowments Act, 1890, the following 80 sub-see lion shall be added, namely;ô

"(3) An application lor the vesting of any properly of the nature specified in subsection (3) of section 4 may, notwithstanding anything contained in this section, be made by the Commissioner of Wakfs appointed under ihe Bengal Wakr Act, 1934, where such property is under the administration or an official liiuiwaMi or of a mutwalli appointed under seciion 40 of that Aci."

81. Aftersection !2of the Charitable and ReligiousTrusls Act, 1920, ihe following section shall be added, namely:ô

This Aci noi io "13. The provisions of this Aci shall not, so far as they apply io wakr arc inconsistent with the provisions of the Bengal Wakf Bengal?^{n CSI Acl}> 1934, appty to any wakf properly in -[West Bengal]."

82. Repeal of Act XLII of 1923.]—Rep. by x. 3 mid ihe Second Sell, of the Bengal Repealing ami Amending Act. 1946 (Ben. Ac! XVI of 1946).

- 83. Nothing in this Act or in any repeal effected lhc re by shall aftectô (a) any right, tillc, interest, obligation or liahiliiy already
 - acquired, accrued or incurred before lhc commencement of this Act; or
- any legal proceedings or remedy in respect of any such right, title, interest, obligation or liability; or anything done or suffered before the commencement of this Act; or
- enactment relating (o wakls or lhcir administration which is nol any (t>)
 - expressly repealed by this Act; or (c) any law nol inconsistent with Act. (C) **CHAPTER XII Rules and**

W)

this

by-laws, '

84. (I) The '[State Government] may make rules' for carrying out the purpuscs of this Aci.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of Ihe following matters, namely:ô

(a) the exemption of wakfs under section 4; '.VLL* fool-nole 2 on page 330. dure. See fool-note 3 on page 329. <mle.

'(a) For Rules fur lhc purpose of carrying oul lite purposes or Ihe Aci. see notified on No. 2727 Mis., dated 28.11.36, published in the Ctilatita (juse tie of (V36. Pan I, page 20¹J0.

(h) \mathbf{F}_{OJ} ihe Ben°; il Wakf Fund Account Rules, sec iiolification No. 2926 Mis., daled 2.1,8.38, published in ilie Ciih uliu Gazelle of 1938. Part 1.pa^c 2365, is amended by siiW-fliicnl noli fie alii/us.

Amend mini oI section 5 of Aci VI of IK9U.

new sct< ion 13 in Aci XIV of 1920.

Amendment

insertion 6

1890.

Savings,

Rules.

Insertion of

The Bengal Wakf Acs, 1934.

[Ben. Act Xlll

(Chapter XII.—-Rides and by-laws.—Scclion S5.)

- (b) lhc manner in which itic ncl available income of a wakf shall be determined;
- (c) ihe delegation of powers hy Ihe Commissioner lo Commissioners of Divisions, to Col lectins and to other person;
- '(cc) the **delegation of powers**, [unctions and **duLies** by the Commissioner 10 ilie Deputy Commissioner;
- (d) Ihe hudgels, reports, accounts, returns or other information to be submitted by ilie Board and the Commissioner:
- (e) the appointment and remuneration of auditors for auditing lhc accounts of (he Wakf Fund;
- (0 the manner in which the accounts of the Wakf" Fund shall be kept, audited and published and ihe form and contents of the auditor's repori;
- (g) tlte payment of monies into the Wakf Fund, the investment, custody and disbursement of sucli monies;
- (h) ihe method of elections of members under cause (b) olsuh- scciion (!) nnd clauses (b) and (c) of sub-scciitm (2) of scclion 8;
- the regulation of functions of the Board and the Commissioner referred to in section 27;
- (j) ihe Tees payable under section 32;
- (k) ihe procedure in suits and proceedings referred to in section 67;
- ^J(kk) ihe manner in which any properly referred lo in subsection (8) of section 54A shall be dealt with;
- ⁱ(kkk) ihe authority before which and tlie maimer in which an appeal shall be made under sccLion 58A;

(1) the service of nalices and requisition under section 89; and '(II) any other matter which may be oris required to be prescribed.

(3) All rules made under litis .section shall he published in the '[Official Gfizeire],

By-laws.

85. (1) The Board may, with the previous sanction of the ⁵1Stale Government, from lime lo lime, make by-laws as loô

- (a) lite time and place of meetings;
- (b) the business to be transacted at meetings;'

'Clause (cc) was inserted by s. 3KI) of lhc Fknsal Wakf (Aincndmeni) At'i. 197.1 (Wesl Ben. Acl XIVof 1973). ' " 'Clauics(kk) ani(kkk) were inserted bys. 31(2). *ibid*.

'Clause (ID was inserted bys. JI(J),(/jid.

'it'c fooi-noii: 5 on page 330. nine.

ViVe fool-nole 2 on jinge 330, mile.

The Bengal Waif Aa, 1934,

of 1934.]

(Chapter XHI. —Misceilaneaua.—Scction 86J

*"

- (e) [he period of nolice of meetings and the manner in which such notice shall be given;
- (d) ihe procedure and conduct of business at meetings;
- (c) the method of ascertaining the opinion of the Board on any matter without convening a meeting;
- (f) the books io be kept at lhc office of llic Board;
- '(ff) the terms and conditions of scrvice of the officers and employees of the Board including the grounds on which and the extent to which any such officer or employee may be punished;
- '(fTO the payment of gratuity and other pecuniary benefits to the " officers and employees of the Board;
- (g) the manner in which the accounts of wakfs shall be kept and audited, the time and place of audit of accounis of wakfs and the form and conients of lhe auditor's report;
- (h) the fees for inspection of proceedings and records of the Board and for copies of the same under section 42;
- the form of application Tor enrolment, the further particulars to bo contained therein, and the manner and place of enrolment of wakfs under section 44;
- (j) ihe further particulars to be contained in lhc register of wakfs maintained under section 45;
- (k) lhc Torm of and the further particulars io be contained in a staicment of accounts under section 48;
- (I) (he form of and particulars to be contained in notices oT proposed transfer of immovable property of a wakf under sub-section (2) of section 53,

(2) All by-laws made under this section shall be published in the -[Official Gazelle].

CHAPTER XIII

Miscellaneous.

86. (1) Any sum of money payable by a mutwalli from ihe funds of Meihodof a wakf (o the Board or to the Commissioner under this Act including any damages chargeable ihereon and costs, if any, incurred shall be realisable as recoverable, subject to such rule-; as may be prescribed by (he ³[Stale n^{ublic} Government], as a public demand.

(2) The Commissioner shall forward to the Collector a requisition ^Bnyrf⁷ ^{in lde roml}

P^{resern3ec, unAerlAe} Bengal Public Demands Recovery Aci,⁰ 1913, under his .signature specifying the sum recoverable under this Act

as a public demand, and thtf Collector, on reccipl of such requisition,

shall proceed to recover the sum under ihe Bengal Public Demands Recovery Act, 1913.

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Clauses (ff) nml (fTT) wert added by s. 32 or ihe Bengal Wakf (Amendment) Act. 1973 (West Ben. Ati XIV or 1973),

See fo ol-n ote 5 on page 3 30. n/i rr, S > f Ton!-note *l* on tiacc HO.*UHtr*.

The Bengal Wakf Act, J 934.

[Ilen. Act XIII

(Chapter XIII. — Miscellaueous. — Svvtiuns S7-92.)

87. Subject to [he provisions of this Act [he Commissioner '[, [he Dcpuiy Commissioner] and every officer and servant of the Board shall maintain in"t) servants to sccrccy about lhc particulars and all olher inform alien relating lo a wakf which comes into his possession in his capacity as Commissioner 3 [or, as the case may be, a Dcpuiy Commissioner] or as an officer or servanl of the Board.

The Cam mission er auditor, tie., lo be deemed public servants

Servjec ivT

Attendance before llto

Board or lhc Commissioner may beeillierm

person or by an agent.

Trial or

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Commissioner and officers

maintain secrecy ;boul

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88. -'[The Commissioner, lhc Depuly Commissioner, every auditor), and every officer and servant of lhc Board authorized by the Commissioner or by the Board lo do any acl by or under this Act shall be deemed Lo be a public servant wilhin il\c meaning of scclion 21 of the Indian Penal Code. '

AtiXLVor 1860.-

1908.

89. A notice or requisition untlci this Acl may be served on the person named in the noiicc or requisition cither by post or as a summons issued

hy a Court under the Code of Civil Procedure, 1908, of in such manner AeiVof as the ^J[Stale Government] may prescribe.

90, Any muiwalli or other person who is entitled to attend before the Board or the Commissioner, in connection with any proceedings under this Acl, may wilh the permission of the Board or the Commissioner, as the case may be, attend cither in person or through any person authorized by him in writing in that behalf,

¹91. (1) No Court shall take cognizance of an oflence punishable under this Act save upon complainl made by the Board or an officer authorised by the Board in this behair or upon a complaint madc_ by a person interested in the wakf.

(2) No Court inferior lo lhaloFa Metropolitan Magistrate or a Judicial Magistrate of lhc first class shall try any offence punishable under lhis Act.

indemnity.

92, n₀ suit shall be brought in any Civil or Revenue Court to set

aside or modify any order made under this Act and no suit, prosecution or legal proceeding shall lie againsl the Board or the Commissioner or any otlitr person appointed under this Act for anything which is in good faith done or intended lo be done under lhis Act.

'The words within square brackets were instiled by s. 33(J) of the Bengal Wakf (Amendment) Acl. 1973 (Wiist Bin. At-t XIV of 1973).

Th« words within square brackets were inserted by s. 33(2), ibid.

The worvk within square brackets wort; substituted for 111 - wurds "The Commissioner, every auditor" by s. .1^1. ibid,

¹Sec foot-note 2 on page 330, tune.

Firstly, section 91 was run umbo n-'d ; is sub-section (I) of that section and afiersub-seclion (1 >. as w.is so rcnumbe ted, sub - see lion (2) w added h y s. 3 5 0 f t lie Bengal Wak n Amend menl) Acl. 1973 [West Ben. Ael XIV of 1973). Finally, the pms en 1 section was substituted bys. 3 or Ihe B enp I Wnkf (Amendment) Acl. 1985 (West Ben. Act XXXI of 1985).

of 1934.]

The Bengal Wakf Act, 1934.

(Chapter XIII.—Miscellaneous,—Sections 93-96.)

93. If any difficulty arises as to the first constitution of the Board fler the commencement of this Aci or otherwise in first giving effect to the provisions of the Act, lhc '[Slate Government], as occasion may require, may, notwithstanding anything contained eleswhere in this Act, within ^[two years] from the dale on which this Act in whole or in pari first comes into force by order do anything which appears to it lo be necessary for the purpose of removing the difficulty.

⁵94. The Siaie Government may from time to time give to the Board such general or special directions as the Stale Government may ihink fit and the Board shall, in the performance of its functions, comply with such directions.

*95. (1) If, in the opinion of the State Government, the Boardô

- (a) has shown its incompcience to perform, or has unreasonably made default in the performance of, ihe duties or exercise of the functions imposed on il by or under this Act or by any oiher law, or
- (b) has exceeded or abused iis powers, "

the Slate Government may, by an order to be published in the *Official Gazette* stating the reasons therefor, supersede the Board for such period, nol exceeding the maximum period of two years, as may he specified in ihe order:

Provided that Ihe State Government shall, before taking any action under this sub-section, give the Board an opportunity or making any representation against lhc proposed order, .

(2) The Slate Government may, by order to he. published in the *Official Gazette*, subject to the maximum period of two years mentioned in sub-section (1) extend or modify the period of supersession if il considers il necessary so to do.

-'96. (1) When an order of supersession has been passed under section 95 then with effect from the date of the orderô

(a) the Commissioner shall cease to be ihe President of the Board and all members of lhc Board shall vacate ihcir offices " as such members;

'See f(~in not.' 2 on page 330, ante.

[:]The words wilhin .Hjuary brarteis were subsliluled for ihe words "twelve momhs" by s. 4 or Ihe Bengal Wakf (Amendment) Aci, 1935 (Ben. At IIV 1936).

^JSeeiioni 94.95 and 9ft were added by s, 36 of ihe Bengal Wukrf Amendment) Act, 1973 IWccr Rrn Ar-lVIVrir|q711

Powers of Si ale Gi>vemmcnl tti ruli ave unforvikcji difficulties.

Directions by ilie Si.tie Govern mem,

Powers of 5 laic Government (o supersede ihi; Board,

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The Bengal Wakf Act, 1934.

[Ben. Act XIII of 1934.]

(Chapter XIII.---Miscellaneous.--Section 96.)

(h) all lhc powers, duties and functions which, under the 'provisions oT this Act or any rule made thereunder, may be

exercised, discharged or performed by the Board, shall be exercised, discharged or performed by such person to be called the Administrator, as may be appointed by the State Government in this behalf.

(2) The Slate Government shall fix the remuneration of the Administrator and may direct that such remuneration may be paid from lhc Wakf Fund.

(3) The Administrator shall be a person professing Islam and the Commissioner shall function under the guidance and instruction of the Administrator.

(4) All properties vested in the Board shall vest in the State Government during the period of supersession.

(5) The State Government may, hy order to be published in the *Official Gazette*, re-establish the Board.

(6) On the expiry of the period of supersession, ihe Administrator shall ccasc to exercise his functions.

'See fool-nole S on page 3.15, tinte.

Tho words within square brackets weri inserted by s, 17 of lhc Bengal WakT (Amendment) Acl, 1973 (Wesl Ben. Act XIV or 1973).

'See fool-nole 2 on page 330. ante. 'Sec I ion IS was substituted for I Jre original section by s. 10 of the Bengal Wakf (Amend- nttnOAci, 1973 (West

39. (1) Where a mulwalli refuses to pay or does not pay any revenue, cess, rates and taxes due to the Government or any local authority, the Commissioner may discharge the dues from the Wakf Fund and then proceed lo recover the same from the wakf property and may also recover damages al twelve and a hair per cent, of the dues from the mulwalli.

(2) Any sum of money due under sub-section (1) shall be recoverable as a Dublic demand.

of 1934.]

Firstly, seclions 53.5-t nd 5 J A wen: subslilued for original seel inns 53 and 54 by s- 21 of llic Bengal Wakf (Amendment) At I. 197.1 (Wesl Ben. Act XIV of 1973). Thereafter, flic words "lease onenacy of any kind" were subsliluled for ihe ufirik "lease for J term exceeding ihioe years", in section 53. by s. 5 of [hi: Bengal WakTf Amendment) Act. 1975 (Wesl Ben Acl XXII or 1975), Finally, the present section 53 wassubsliluted for in srti"ious.¹, eelinri53hy s 2 oflhe Bengal WakftAmendment) Ael. 1985 (Wen Ben. Ael XXXI of 19851.

of 1934.]

'Scr fool-noie I on pa^e 34S. unit

'Clauses (c). (0, tg) anil (h) were subslilued for original clause to) by s. Sot ihe Bengal Wakf (Amendment) Aci, 1975 LIEN. ACI XXII of 1975).

'Sfc fool-noiL'-1 on puac 35.1. mile.

'Sub-SL-ciion (I) was subsliluled fur original sub-sea ion with the provUn by v 24 uf the Bengal Wakl"(AMUNDMENL) Aci. 1973 (Wesi Ben. AL-i XIV of 1973). ^JVj-,- r^ni.nnff* 1 nn n:l"n⁴ ^0. rfjffr

68. Where a decree for rent or any other relief claimed under or on behalf of a wakf is passed or such decree is executed by any court Ihe decretal amount, if any, shall, unless an application for enrolment of the wakr has been made under section 44, or the wakf has been exempted from enrolment under section 4, be paid into the Court passing or executing the decree, as lhc case may be, and shall be kept in deposit by the Court until an application for enrolment of lhc wakf has been made under section 44 or the wakf has been exempted from enrolment under section 4,