West Bengal Act XVI of I960¹

THE WEST BENGAL ALIENATION OF LAND (REGULATION) ACT, 1960.

[7 th October, 1960.]

An Act to regulate the alienation of land in certain cases.

WHEREAS it is expedient in the public interest to provide for the regulation of land in certain eases;

Il is hereby enacted in ihe Eleventh Year of Ihe Republic oF India, by llie Legislature of West Bengal, as follows:ô

]. (J) This Act may be called the West Bengal Alienation of Land shontiiic, (Regulation) Act, 1960,

"^{lenl} and application.

- (2) It extends lo ihe whole of West Bengal.
- (3) It shall apply in the first instance to the district of Darjecling, but the State Government may, from time to time, by notification in the Official Gazette, apply it to such other area oc areas as may be specified in such notification.
 - 2 In this Act, unless there is anything repugnant in ihe subject or Definitions, context,ô
 - (1) "alienation" in relation to any land means ihe transfer, by sale, mo rig age, lease, exchange, gift, will or otherwise, of such land;
 - (2) "land" includes buildings or structures thereon and any right therein:
 - (3) "prescribed" means prescribed by rules made by the State Government under this Act.
- 3. The provisions of this Act shall have effeci notwithstanding Actio anything lo ihe contrary contained in any other law for the lime being in "inlaws force or in any contract, express or implied, or in any instrument. wc.

For Statement of Objects and Reasons, see the Calcutta Gazette. Extraordinary of the 29th August, 1960, Part 1VA, page 2069; for proceedings of lhe West Bengal Legislative Assembly, see the proceedings of the meeting of that Assembly held on the 2nd September, 1960: and fur lhe proceedings of the see the proceedings of lhe West Bengal Legislative Council, iff the proceedings of that Council held on Lhc 5 th September. 1960.

-For application of this Ac! in Ihe districts of Jatpaiguri and Cooch-Bebar *vide* notification No. 2600-L. Ref., dated the 8th February, 1967, published in the

[West Ben. Act

(Seelions 4-7.)

- 4. No person shall, without the previous sanction of the State Government obtained in such manner as may be prescribed, make any alienation of any land in favour of any person when such person isô
 - (1) an individual who is not a citizen of India, or
 - (2) a body corporate or firm, of which ihe majority of the * directors, shareholders or partners, as the case may be, are not citizens of India, or which is formed and registered outside India.
 - 5. The sanction reFerred to in section 4 may be withheld ifô
 - ([) the transferee is, in the opinion of the State Government, unsuiinblc, or
 - (2) the area proposed to be alienated exceeds such limit as may be prescribed having regard to the availability of land in the locality for the use of the people of the locality, or
 - (3) the proposed alienation is, in the opinion of the State Government, prejudicial to the public interest.
- 6. (1) Any alienation of any land made in contravention of the provisions of section 4 shall be void and of no effect and the land so alienated shall vest in ihe Slate Government from the date of alienation free from all incumbrances.
- (2) The Collector may, after giving the panics an opportunity of being heard, by order,ô
 - (a) direct any person in whose possession or control any land or part of land vested in the State Government under sub-section (1) may he to deliver possession thereof to the State Government,
 - (h) impose on the transferor a penalty which may amount to double the consideration for which such land was aliennicd, ant)
 - (c) if, in the opinion of the Collector, there are circumstances justifying a refund of the consideration, if any, paid by the transferee in respect of such land, allow the transferee such refund.
- (3) The penalty imposed under clause (b) or sub-section (2) shall be recoverable as an anear or land revenue payable to the Collector.
- 7. (1) On the issue by the Collector of an order under clause (a) of subsection (2) oT section 6 directing the delivery of possession of any land or part of land to the Slate Government, any person in whose possession or control such land or part may be, shall forthwith deliver

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(Sections 8-12.)

- (2) If any person refuses or fails lo comply wilh the provisions of subsection (1), the Collector shall,ô
 - (a) if he is a Magistrate, enforce the delivery to the Stale Government of possession of the land or pan of land in respect of which such refusal has been made or failure has been committed, or
 - (b) if he is not a Magistrate, apply to a Magistrate or, within the town of Calcutta as defined in section 3 of the Calcutta Police Act, 1866. lo the Commissioner of Police, and such Magistrate or Commissioner, as the case may be, shall enforce the delivery to the Stale Government of possession of such land or pan of land.
- (3) Whoever refuses or wilfully obstructs the delivery lo the State Government of possession of any land or part of land, delivery of possession whereof to the State Government has been directed by the Collector by an order under clause (a) of sub-section (2) of section 6, shall, on conviction before a Magistrate, be punishable, without prejudice to any other penalty lo which he may be liable under any other law for the lime being in force, wilh fine which may extend to two thousand rupees. "
- 8. Any land vested in the Stale Government under sub-section (1) of section 6 shall be dealt with and disposed of by the State Government in such manner as may be prescribed.

Disposal of land vested in Stale Government under section 6(1). Delegation of powers.

- 9. The State Government may, by notification in the *Official Gazette*, direct that the powers exercisable by it under this Acl shall, in such circumstances and under such conditions, if any, as may be specified in the notification, be exercisable also by an officer subordinate to it.
- Indemnity.
- 10. No suit or other legal proceeding shall lie against the Stale Government, any officer subordinate lo it or any other person for any damage caused or likely to be caused or any injury suffered or likely lo be suffered by virtue of any provision of this Act or for anything in good faith done or intended lo be done in pursuance of this Acl or any rule or order made thereunder.
- 11. No order made under this Act shall be called in question in any Orders civil or criminal court.

uniter the Acl not to be impugned.

 $12.\,(1)$ The Slate Government may make 'rules for carrying out ihe Powerio purposes Of this Act.

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TJie West Bengal Alienation of Land (Regulation) Aci, 1960. [West Ben. Act XVI of 1960.]

(Section 13.)

(2) In particular and without prejudice lo ihe generality of the foregoing power, such rules may provide for any mailer which is required lo be or may be prescribed under this Act.

Repeal and saving

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- 13. (1) The West Bengal Alienation of Land (Regulation) Ordinance, 1960, is hereby repealed.
- (2) Notwithstanding such repeal or notwithstanding the said Ordinance having ccased to operaie before such repeal, anything done or any action taken under the Wcsl Bengal Alienation of Land (Regulation) Ordinance, 1960 shall be deemed to have heen validly done or taken under this Aci as if this Aci had commenced on the 20ih day of June, 1960.

Weil Ben. Ord, VII of 1960.