West Bengal Act XIX of X976¹

THE WEST BENGAL GOVERNMENT PREMISES (TENANCY REGULATION) ACT, 1916.

West Ben. Aci VIII of 1980. Wesl Ben. Aci XLVI of 1980.

AMENDED West Ben. Aci XXX or] 985.

Wesi Ben. Aci LIV of 1994.

West Ben. Act XXXV of 1997.

Usl April, 1976.)

An Ac! to provide for the regulation of certain incidents of tenancy in relation to Government premises in West Bengal.

WHEREAS it is expedient to provide for the regulation of certain incidents of tenancy in relation to Government premises in West Bengal and for matters connected therewith or icidenial (hereto;

It is hereby enacted in the Twenty-seventh Year of the Republic of India, by ihe Legislature of West Bengal, as follows;—

- I. (1) This Act may be called the West Bengal Government Premises (Tenancy Regulation) Act, 1976. anTexieni.
 - (2) Ii extends to the whole of West Bengal,

Short liilc

Definitions,

- 2. In this Act, unless the context otherwise requires,—
- '(la) "Appellate Authority" means any authority, superior in rank lo Ihe prescribed authority, appointed by the State Government in respect of a local urea for the purpose of "[ihe third proviso to clause (a) of sub-section (3) of section 3 and] sub-sec lion (2) of section 6C, and includes different such authorities for different local areas;
 - (a) "Govern men I premises" means any premises which is owned by the Slate Government or by a Government undertaking but does not include ihe official residence of any person authorised to occupy any premises in consideration of the office which he holds under the Slate Government or a Government undertaking for ihe lime being;

For Slalemenl or Objects and Reasons, see the Calcutta Gazelle. Extraordinary, Part IV, of ihe 9lh March, 1976,pnge 1216; for proceedings of ihe WCM Bengal Legislative Assembly. see ihe proceedings of the meeting of thai Assembly held on Ihe 18ih March,

^tChusc (la) was udded by s- 2 of Ihe West Bengal Government Premises (Tenancy Regulation) (Amendment) Aci, 19S5 (West Ben. Ac! XXX of 1985).

JThe word*, figures. Idler and brackets were inserted by s, 2 of ihe West Bengal Govern m^nr fTVnrinrv nl^innl (Airioniim^Tii) An 1007 f\V«i

[West Ben. Act

(Section 3.)

- (b) "Government undertaking" means a body corporate constituted by or under a Central or State Acl which is under the administrative control of the State Government or in which the State Government has exclusive proprietary interest;
- (c) "premises" means any building or hut and includes part of a building or hul and a seat in a room, lei separately, and also includes,—
 - (i) the gardens, grounds and out-houses, if any, appurtenant thereto,
 - (ii) any furniture supplied or any fillings or fixtures affixed for the use of the tenant in such building, hut or seal in a room, as Ihe case may be;
- (d) "prescribed" means prescribed by rules made under ihis Act;
- (e) "prescribed authority" means an authority appointed by the State Government in respect oF a local area, by notification in the Official Gazette, for carrying out the purposes of this Act and includes different such authorities for different local areas;
- (f) "tenant" means any person by whom the rent of any premises is, or but for a special contract would be, payable and includes in the event of such person's death, such of his heirs as were ordinarily residing with him at the lime of his death.

Termination 3. (1) Every tenancy held by a tenant in respeci of a Governor tenancy. p_{rem} sessible stand terminated upon the expiry of the period referred to in a notice to quit served upon such tenant in the prescribed manner.

(2) A tenancy in respect of a Government premises shall stand automatically terminated wilfiout any notice to quit where the tenant has,—

XIX of 1976.]

The West Bengal Government Premises (Tenancy Regulation) Act, 1976.

(Section 3.)

'(ia) subsequently built a house or acquired (by purchase, gift,

inheritance, lease, exchange or otherwise) a house or an apartment, cither in his own name or in the name of any member of his family, within a reasonable distance from such Government premises.

 ${\it Explanation.} {\it ---} \ \ {\rm For \ the \ purposes \ of \ this \ section \ and \ section} \\ 3A, {\it ---}$

- (a) "appartmenl" shall have the same meaning as in the Weo Ben. West Bengal Apartment Ownership Act, 1972; i97*^{V1}°
- (b) "family" shall include parents and other relations of the tenant who ordinarily reside with him and are dependant on him;
- (c) "reasonable distance" shall mean any distance not exceeding twenty-five kilometre. 1:, or
 - (ii) made default in payment of rent for three consecutive months:

Provided that where the tenancy has terminated on account of default in payment of rent for three consecutive months the prescribed authority may, upon application made by the tenant within such lime as may be prescribed and upon deposit of all the arrears of rent together with interest at the prescribed rate, grant renewal of the tenancy in favour of the tenant:

Provided further that the prescribed authority may, on sufficient cause being shown, grant renewal of the tenancy in favour of the tenant on deposit of fifty *per cent*, of the arrears of rent along with the application for renewal of tenancy and direct the tenant to deposit the balance of the arrears of rent with interest on the entire amount at the prescribed rite in twelve monthly instalments commencing from the month following the month of such renewal of tenancy, and if the tenant fails to deposit any such instalment the tenancy so renewed shall stand automatically terminated:

♦^Provided further that the prescribed authority may, if it is satisfied lhal the tenant has failed to pay rent due to circumstances beyond his control and is not in a position

This clause was substituted for the previous clause (ia) by s. 2 of the West Bengal Government Premises (Tenancy Regulation) (Second Amendment) Ael, 1980 (West Ben. Act XLVI or 1980), Prior to this substitution clause (ia) was inserted by s. 2(a) of the West Bengal Government Premises (Tenancy Regulation) (Amendment) Ad, 1980 (West Ben. Act VUI or 1930).

This proviso was inserted by s, 2(b) of (he West Bengal Government Premises (Tenancy Regulation) (Amendment) Act. 1980 (West Ben. Act VIII or 1980).

*This further proviso was perhaps added here on account of clerical mistake made, through inadvertence, in the West Bengal Government Premises (Tenancy Regulation)

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400
The West Bengal Government Premises (Tenancy Regulation)
[West Ben. Act Act, 1976.

(Section 3.)

lo deposit fifty per cent, of the arrears of rent along with the application for renewal of tenancy, grant renewal of the tenancy in favour of llie tenant on deposit of twentyfive per cent, of the arrears of rent along wilh ihe application for renewal of tenancy and direct the tenant to deposit the balance of the arrears of rent with interest on the entire amount at the prescribed rate in such number of monthly instalments, not less than twelve and not more than thirty- six, as the prescribed authority may consider

commencing from (he momh following the month of such renewal of tenancy, and if the tenant falls to deposit any such instalment, the tenancy so renewed shall stand automatically terminated]:

Provided also that notwithstanding the termination of the tenancy the Stale Government or ihe Government underrating, as the case may be, shall be entitled to recover all arrears of renl for the period for which the tenancy subsisted and mesne profits (hereafter for so long as the tenant remained in occupation of the premises.

'(3) (a) Whereany Government premises allotted toa tenant remains under lock and key for a period of more than ihree consecutive months or where the tenant or any member of his family is not ordinarily resident of such Government premises, the tenancy in respect of such Government premises shall stand automatically terminated;

Provided that if the prescribed authority is satisfied that the circumstances, under which such Government premises remains under lock and key for more than three consecutive months or the tenant or any member by his family is not ordinarily a resident of such Government premises, are beyond the control of the tenant, it may allow the tenancy to subsist:

Provided further that the prescribed authority shall give the tenant a notice and an opportunity of being heard before such termination:

²Provided also that an appeal shall lie to the Appellate Authority against an order determining non-occupation for a period of three consecutive months or non-residence by the lenanl or any member of his family under the above provisos within fifteen days from the dale of the order passed by Ihe prescribed authority and, in such case, the decision of the Appellate Authority shall be final.

'Sub-sec I ion (3) .was inserted by s. 2 of the Wcsi Bengal Government Premises (Tenancy Regulation) (Amend men I) Act, (West Ben. Act LIV of 1994).

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401 The West Bengal Government Premises (Tenancy Regulation) Act, 1976.

XIX of 1976.]

(Sections 3A, 4 < 6 J.)

- (b) A tenant shall be deemed lobe ordinarily resident of a Government premises if he or any member of his family generally resides in such Government premises for not less than ninety days in a period of four consecutive monLhs.
 - (c) The provisions of ihis sub-sec [ion vh al I have effect notwithstanding anything contained in ihis Act or in any other law for the lime being in force or in any instrument having effect by vinue of any law 4 or 1SS2. other than this Act, or in any decree or order of any court, tribunal or other authority, and nothing 9 on 872. contained in the Transfer of Properly Act, 1882, or the Indian Contract Act, 1872, or the West West Ben. Act XII of Bengal Premises Tenancy Act, 1956, shall apply, or shall be deemed over to have applied, to I he tenancy as aforesaid and such tenancy shall lake effect, and shall be deemed always to have taken effect, as if the Transfer of Property Act, 1882, or the Indian Contract Act, 1872, or the West

Bengal Premises Tenancy Act, 1956, bad riot been passed.

'3A. A tenancy in respect of a Government premises shall be deemed to be void where on the date of allotment of such Government premises the tenant is, or had been, the owner of a house or an apartment, either in his own name or in the name of any member of his family, within a reasonable distance from such Government premises.

void if held by a tenant owning a house or apartment on the date of allotment of a Government premises.

4. (1) Upon termination of a tenancy under any of the provisions of section 3 ³[or upon a tenancy being void under section 3A] ihe tenant shall forthwith restore vacant possession of the premises occupied by him in favour of the prescribed authority.

Restoration possession.

- (2) If the tenant fai Is to restore possession of (he premises under subsection (1), ihe prescribed authority or any officer authorised by him in (his behalf may lake such steps or use such force as may be necessary lo lake possession of the premises and may also enter into such premises for the aforesaid purpose.
- 5. If any tenant sublets or inducts any person in the premises occupied by him or in any part of it, in violation oF the terms of lease governing his tenancy the tenant as well as ihe person in unauthorised occupation of the premises shall be liable on conviction to imprisonment for a term which may extend to six months or to fine which may extend to one thousand rupees or to both.

Penally for unauthorised subletting.

Section 3A was inserted by s. 3 of die West Bengal Government Premises (Tenancy Regulation) (Second Amendment) Act, 1980 (West lien, Act XLVI of 1980).

'~Thn word? dp lire nntl 1 crier within the square brackets were inserted by s. -4, ibid.

[West Ben. Act

Penally for failure to ilcposil rem in time.

(Sections 6. 6A-6C.)

6. If by virtue of a tripartite agreement an employer is authorised 10 collect the rent payable by the tenant who is the employee of such employer and deposit the same in favour of [he Stale Government or (he Government undertaking, as the case may be, then for failure on ihe part of the employer to make such deposit within ihe lime agreed upon, [he employer or in case the employer is a company or other body corporate or an association oT persons (whether incorporated or not), every director, manager, secretary, agent or other officer or person concerned with the management thereof shall, unless he proves that Lhe offence was committed without his knowledge or consent, be liable on conviction lo a fine which may extend \o five thousand rupees and in case of a continuing offence, to a further fine which may ex[end to one hundred rupees for each day during which lhe offence continues.

Eviciign of unauthorised occupants and penally for such occupation,

- '6A. Where any person, not being a tenant, occupics, or remains in occupation oF, any Government premises without lhe written order of the prescribed authority,—
 - (a) [he prescribed authority, or any officer authorised by it in this behal f, may lake such steps and use such force as may be necessary lo lake possession of the premises and may also enter into the premises for the said purpose; and
 - (b) such person shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

Offence under the Aci la be **cognizable.**

'CB. An offence punishable under section 5 or clause (b) of section 6A shall be cognisable.

Payrn:\-il nf compensa-tion.

¹6C. {1) Where any damuge beyond normal wear and tear has been caused to any Government premises lhe possession of which lias been laken from a tenant under the provisions of section 4, or where any damage has been caused lo any Government premises lhe possession of which has been taken under the provisions of section 6A, such tenant or such person, as the case may be, shall be liable to pay

for the repair of such damage such compensation, not exceeding the cast of repair, as may be determined, by order, by the prescribed authority, after giving the tenant or the person, as lhe case may be, an opportunity of being heard,

(2)4403 appeal shall lie to the Appellate Authority against an order determining compensation words and the content of the con

-Scalings 5976B. GC and <jD were inserted by s. 3 or lhe Wusl Bengal Govern men I Premises (Tenancy Rep u la lion) (Amendment Ari IQJ?S R.-N VW,*r MON

- (3) The decision of the Appellate Authority shall be final.
- ¹6D. The amount of compensation determined under section 6C by the prescribed authority or the Appellate Authority, as the case may be, shall be payable by the tenant or ihe person, as the case may be, liable to pay such

XIX ofl 976.]

compensation, within thirty days from the date of the order.".

- 7. Any claim for arrears or rent or for mesne profits -[or for compensation] under this Act shall, if not duly paid, be recoverable as a public demand under the Bengal Public Demands Recovery Act, 1913.
- 8. (I) The Slate Government or the Government undertaking may appoint such officers and employees for carrying out the purposes of this Act as the Slate Government or the Government undertaking may deem fit.
- (2) The prescribed an 111 only may delegate, subject to such conditions as the State Government may think fit to impose, lo any officer appointed under subsection (1) any of its powers under ihis Act.

Ben. Act III of 1913.

- 9. The prescribed authority ¹[, the Appellate Authority] and the officers and other employees authorised to cany out any of the purposes of this act shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code.
- 10. No suit, prosecution or other legal proceeding whatsoever shall lie against any person for anything in good faith done or intended to be done under this Act.

Period Tor payment or compensation.

Recovery ol" certnin claims as public demand.

Appointment of officers, etc.

Indemnity.
delegation of power.

Certain persons lo be deemed lo be public servants.

45 of 1860.

¹The words within the square brackets were inserted by s. 5. *ibid*.

Power lo remove diffl cutties.

Acl to override olher laws

11. If any difficulty arises in giving effect to the provisions of this Act, the

Wcsl Ben*" r' ••405 Act XIII of 1962.

The West Bengal Government Premises (Tenancy Regulation) State Government may make such order or do such thing, not inconsistent with the Act, 1776, provisions of this Act, as appears to ii lo be necessary or expedient for removing the difficulty.

- 12. ^J(l) The provisions of this Act shall have effect notwithstanding anything contained in any other law for the time being in force, or in any contract, express or implied, or in any custom or usage to the contrary.
- ^J(2) In particular and without prejudice to the generality of the foregoing provisions, the West Bengal Public Land (Eviction of Unauthorised Occupants) Act, 1962 shall not be applicable to any premises to which this Act applies. *The West Bengal Government Premises (Tenancy Regulation)*

404-

Bar 1D jurisdiction

of civil courts.

Prosecution

subjectto sanction of

prescribed

authority.

Power lo

make rules.

Act, 1976.

[West Ben. Act XIX of 1976.]

(Sections 13-16.)

13. No civil conn shall have jurisdiction lo decide ordeal with any question which is by or under ill is Act required lo be decided or dealt with under (he provisions of this Act.

14. No Court shall lake cognizance of any offence under this Act except wilh the previous sanction of the prescribed authority, and no Court inferior lo that of a Magistrate of the First Class shall try such offence.

15. (1) The Slate Government may make rules for carrying out the purposes of this Acl.

- (2) In particular, and without prejudice lo the generality of the foregoing power, such rules may provide for all or any of the matters which may be or are required to be prescribed.
- 16. (1) The West Bengal Government Premises (Tenancy Regulation) Ordinance, 1976, is hereby repealed.

(2) Anything done or any action taken under the West Bengal Government Premises (Tenancy Regulation) Ordinance, 1976. shall be deemed to have been validly done or laken under this Act as if this Act had commenced on the 7th day of January, 1976.

West Ben. Ord. I of 1976.

savings.

Repeal and

'See fool-nolc 1 on page 402. ante.

The words wilhin the square brackets were inserted by s. 4 of the West Bengal Governmenl Premises (Tenancy Regulation) (Amendment) Acl, I OSS (Wcsl Ben, Act XXX or 1985).