West Bengal Act XXXIH of 1963¹

THE WEST BENGAL HOMOEOPATHIC SYSTEM OF MEDICINE ACT, 1963.

Wesl Ben. Act XI of1970.

'Wesl Ben. Act J of 1978.

West Ben. Act XXXVIII of 1978,

West Ben. Act I of 1980.

West Ben. Act XX of 1980.

Wesi Ben. Aci XXXVII of 1980, West Ben. Aci XXVU

of 1985. West Ben. Act VI of 1989.

West Ben. Act HI of 1990.

Wesi Ben. Act VI of 1998.

[6th November, J963.]

An Act to provide for the development of the Homoeopathic system of medicine, to regulate the teaching and practice thereof and to deal with certain other connected matters.

It is hereby enacted in the Fourteenth Year of the Republic of India, by the Legislature of West Bengal, as follows:ô

-]. (1) This Act may be called the West Bengal Homoeopathic System of Medicine Act, 1963,
 - (2) It extends to the whole of West Bengal."
- (3) It shall eome into force on such ²date as the State Government may, by notification in the *Official Gazette*, appoint.
 - 2. In this Aci, unless the context otherwise requires,ô

AMENDED -\al) "Central Council" shall have the meaning assigned to it in the Homoeopathy Central Council Act, 1973;

(I) "Council" means the Council of Homoeopalhic Medicine, West Bengal, constituted under scciion 3;

For Siaiemcm of Objects and Reasons, see the Calcutta Gazette. Extraordinary, of the 22nd Marcli, 1963, Pan IVB, page 575 n.: the Report of the joint Committee of the Wesi Bengal Legislature was published in the Calcutta Gazette. Extraordinary. of Ilie 24(h July, 1963, Pan IVB, pages 2215-2233; for proceedings of the Wesl Bengal Legislative Council, jwthc proceedings of the meeting of that Council held on 2nd April. 1st, 6th and 7th August and the 9rh Sc ptember, 1963: and for pro oeed i ngs of the West Bengal Legislative Assembly. see ihc proceedings of the meetings of that Assembly hi; Id on the 4lh April, and 3rd and 4th September, 1963.

The Act come into force with effect from 1st August, 1964. *Vide* naiificauan No.MedU 4373/3H-16/64. dated 21,7.64, published in the *Calcutta Gazette*. *Extraordinary*, dated 23.7.64. Part I, page 2311.

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Definitions.

(Section 3.)

- (2) "General Council and Slate Faculty of Homoeopathic Mcdicinc, West Bengal" means the General Council and State Faculty of Homoeopathic Medicine, West Bengal, established by resolution No. 1568Medl., dated 24th June, 1941 of the Government of Bengal as subsequently amended;
- (3) "Homoeopathy" means the system of medicine founded by Dr. Hahnemann and includes the Biochemic system of medicine founded by Dr. Schussler and the expression "Homoeopathic" shall be construed accordingly;
- (4) "member" means a member of the Council;
- (5) "prescribed" means prescribed by rules;
- (6) "President" means the President of the Council;
- (7) "Register" means the Registerof Homoeopathic practitioners maintained under this Act;
- (8) "registered Homoeopathic practitioner" means a Homoeopathic practitioner registered under the provisions of this Act;
- (9) "Registrar" means the Registrar of (he Council;
- (10) "regulations" means regulations made by the Council under this Act;
- (11) "rules" means the rules made by the Slate Government under this Act;
- (12) "teacher" means any person appointed by a Homoeopathic institution affiliated to, or recognised by, the Council '[or a University or any other body constituted by the Slate Government under any law for the purpose of developing Homoeopathic system of medicine] to hold a teaching post;
- -(12a) "University" means any University in India established by law and having the Faculty of Homoeopathy and includes a University in India established by law in which instructions, teaching, training or research in Homoeopathy System of Medicine is provided;
 - (13) "Vicc-President" means the Vice-President of the Council,

Conslilution of [he Council of Homoeopathic Medicine, Wesi Bengal. 3. As soon as may be after the commencement of this Act, the State Government shall, by notification in the *Official Gaze tie*, establish a body corporate with perpetual succession and a common seal named the Council of Homoeopathic Mcdicinc, West Bengal. The Council shall be entitled to

acquire and hold movable and immovable property, to transfer such properly, to contract and to do all things necessary for the purposes of this Act and shall by its name sue and be sued.

The words within ihc square brack els wen: inscned by s 2(b) of the West Bengal

(Sections 4, 5.)

4. Upon the conslilution of the Councilô

(!) ihe General Council and Stale Faculty of Homoeopathic Medicine, West Bengal shall ccase to exist and ihe assets and liabilities thereof shall stand transferred to the Council;

(2) any order passed, any appointment made, anything whatsoever begun or done by the General Council and State Faculty of Homoepathic Medicine, West Bengal, shall, so far as it. is not inconsistent with the provisions of this Act, be deemed lo have been passed, made, begun or done by ihe Council.

5. $^{\rm J}$ (1) The Council shall consist of the following members:ô

(a) a President nominated by the Stale Government:

Provided that on ihe expiry of the first two terms of office of the President as specified in sub-section (1) of section 13, the State Government shall nominate a President from among ihree persons recommended by ihe Council in such manner as may be prescribed;

- (b) five members, nominaied by the Slate Government, of whom three shall be registered Homoeopathic practitioners;
- (c) one member elected by the members, other lhan *ex officio* members, of the Senate of the University of Calcutta from amongst themselves;
- (d) the Head of ihe Homeopathic Research Institute, *ex officio*, when such an Institute is established:
 - Provided that until such an Institute is established, any other person may be nominated by ihe Slale Government;
- (e) the Principal of a Homoeopathic College, affiliated to ihe Council, nominated by Ihe Slate Government,
- (f) one member elected by the members of ihe Wesi Bengal Legislative Assembly from amongst themselves, if he is not already a member of the Council;
- (g) one member elected by the teachers of Homoeopathic Colleges, affiliated 10 theCouncil, from amongst themselves;
- (h) cighi members, who are citizens of India, elected by the registered Homoeopathic practitioners from amongst themselves from such constituencies and in such manner as may be prescribed, of whom at least four shall be the practitioners whose names are entered in Part A of ihe Register.

Transitional

Composition of the Council.

Power of

lo nominate

 $\begin{array}{c} \text{member* in} \\ CL\text{'ttnin} \end{array}$

Disqualifica-

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stances.

(Sections 6-9.)

- (2) Nowithstanding anything contained in the foregoing sub-secLion or elsewhere in this Aci, on [he first constitution of the Council all the members of the Council shall be nominated by the Stale Government and the State Government shall also nominate one of (he members to be the Vice-President.
- 6. If the nominating authority referred lo in clause (c) of sub-section (l)of section 5, or the electoral body referred to in clause (f) of the said subsection fails by the prescribed date lo nominate or elect the requisite number of member or members which such authority or body is entitled to nominate or elect, ihe Slate Government shall fill up the office of such member or members by nomination of a person or persons qualified to be nominated or elected by such authority or body. Any person so nominated by the Slate Government shall be deemed lo have been duly nominated or elected a member by such authority or body.

7. A person shall be disqualified for being nominated or elected a member of the Council, ifô

(1) he has been convicted of any offence involving moral turpitude;

(2) he is an undischarged insolvent;

- (3) he has been adjudged by a competent coun to be of unsound mind;
- (4) he is an employee of the Council;
- $(5) \quad \text{he has directly or indirectly any share or interest in any '} \\ \text{contract with, by or on behalf of the Council;}$
 - (6) he has been dismissed from the service of the Central Government or a Slate Government or a local authority on a charge of gross misconduct or an offence involving moral turpitude;
 - (7) he is a person under the age of 25.
- 8. The name of every member nominated or elected under section 5 or section 6 shall be published by the State Government in the *Official Gazette*.
 - 9, A person shall cease to be a member of the Councilô
 - (1) if, without obtaining the permission of the Council, he is absent from three consecutive meetings of the Council; or
 - (2) if having been nominated or clected as a registered Homoepathic practitioner he ceases to be such a registered practitioner; or
 - (3) if he becomes subject to any of the disqualifications referred

Publication of names of members

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(Sections 10-14.)

' 10. (1) ir any member dies or resigns his office or ceases to be a Filling of

member for any oiher reason die vacancy shall be filled up within six vacancies, months by a fresh nomination or election under section 5 or section 6, as the case may be, and the member so nominated orclecled shall hold office for the unexpired period of the term of office of the member whose place he fills.

- (2) If any member referred to in clauses (b), (c), (d), (e) or (f) of subsection (1) of scciion 5 is nominated President under the proviso the clause (a) of that sub-section, there shall be a vacancy in that membership which shall be filled up under sub-section (1).
- 11. (1) Subject ta the provisions of section 10, the term of office of the members nominated or Term of elected under section 5 or section 6 shall be for four years commencing from the date of the first meeting of (he Council after its first constitution or any subsequent periodical

reconstitulion, as the case may be.

(2) The term of four years referred to in sub-section (I) shall be held to include any period which may elapse between the expiry of the said period of four years and the date of the first meeting of the Council following its reconslitution a(which a quorum is present.

Resignation

12. The President, the Vice-President or a member may resign his office by writing under his hand addressed to the Stale Government, of which he shall send a copy to the

13. (1) The President shall hold office for the period mentioned in section 11 or until his

The Preside nr.

- successor is nominated, whichever is longer. (2) If the President dies or resigns his office or ceases to hold office, the State Government shall nominate another person as President and such President shall hold office for the unexpired portion of the term of office of the previous President in whose place he is nominated.
- (3) In the event of the occurrence of any vacancy in the office oF Ihe President under sub-section (2), the Vice-President shall discharge the funclittn.s of the President unlil a new President is nominated.
- (4) When the President is unable to discharge his functions o\Ving to absence, illness or any. other cause, the Vice-President shall discharge his functions until the date on which the President resumes his duties.
- 14. (1) The members of the Council shall, at the first meeting after every periodical TTie Vice-

(Sec! ions 15, 15A.)

É-(2) The Vice-PresidcM shall hold office for the period mentioned in section 11:

> Provided that a Vice-President, shall cease to hold office if he ceases to be a member of the Council.

> (3) If the Vice-President dies or resigns his office or ceases to hold office, the members of ihe Council shall elect, from among themselves, another Vicc- President in such manner as may be prescribed and such Vice-President shall hold office for the unexpired portion of the term of office of the previous Vice-President whose office he fills.

- i5. (i) The members of [he Council shall constitute from among ' themselves, an Executive Committee to perform such functions, discharge such duties and exercise such powers as may be delegated to it by the Council.
 - (2) The Executive Committee shall consist of Ihe President and the Vicc-President, ex-officio, and five other membersclected by ihe members or the Council in the prescribed manner from among themselves.
 - (3) The President and the Vice-President of the Council shall be the President and Vice-President, respectively, of the Executive Committee.
 - (4) The term o Fa ffice of an elec led mem ber of the E xec u ti ve Co m m i I tee shall be two years from the dale of his election, but, subject to his being a member of the Council, he shall be eligible forre-elecLion to the Executive
 - (5) No business shall be transacted at any meeting of the Executive Committee unless a quorum of three members be present.
 - (6) The Council may also, subject lo the approval of ihe Slate Government from lime to time appoint one or more Committees consisting of members of the Council or outsiders or both, on such terms as may be approved by the State Government, for the purpose of advising it on such matters as it deems necessary and may appoint a Chairman for any such Committee who shall convenc and preside over the meetings of ihe Committee.

Ad-hoc Committee.,

'ISA. -(1) Notwithstanding anything contained elsewhere in this

Actô

(a) if, at any lime, iL appears to ihe Slate Government that the nomination or election to the Council has not taken place in accordance with Che provisions of this Act or a period of more than four years from ihe date of the first meeting of ihe Council has elapsed, or

Section L5A was inserted by s. 2 of the West Bengal Homoeopathic System of Medicine (Amendment) Act, 19*)8 (West Ben. Act 1 of 197SV

3 μ -section (I) was substituted for the original sub-secacn by s. 3 of Ihe Wesi Bengal

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XXXDI of 1963.)

President.

(Section 15A.)

(b) if Lhe results of ihe election to ihe Council held in accordance with ihe provisions of this Act or the rules made thereunder have noi been, or could not be, published for any reason whatsoverfor a period of more lhan one year from the dale of such e lee lion.

the State Government may, by order published in the *Official Gazette*, appoint an Ad-hoe Committee consisting of not more lhan seven members including a President and a Vice-

- (2) Upon such appointment af the Ad-hoc Committee, lhe Council shall be deemed (o have been dissolved, and all lhe members of ihe Council shall be deemed to have vacated iheir offices, wiih effect from the date of lhe order.
- (3) If any vacancy occurs in the Ad-hoc Committee by reason of death, resignation or removal of a member, or otherwise, the State Government shall appoint another person to fill up the vacancy. The person so appointed shall hold office for the unexpired period of the term of office of the member whose place he fills:

Provided that no aci or procedings of the Ad-hoc Committee shall be called in question or become invalid merely by reason of any vacancy or vacancies in the Ad-hoc Committee.

- (4) The Slate Government may at any lime, by notification in the *Official Gazette*, remove any member of the Ad-hoc Committee on the ground of incapacity or misbehaviour, or for any other good or sufficient reason.
- (5) The President shall preside over all meclings of the Ad-hoc Committee, In the absence of the President, the Vice-President shall preside over a meeting. In the absence of both the President and the Vice-President, the members present in the meeting shall elect one of such members to preside over that meeting.
 - (6) The quorum for a meeting of the Ad-hoc Committee shall be four:

Provided that no quorum shall be necessary for an adjourned meeting.

- (7) The Ad-hoc Committee shall exercise all powers and perform all duties of the Council.
- (8) The Ad-hoc Committee shall be deemed to be the Council also for the purposes of section 40 and section 46 of this Act.
- (9) Wilhin a period of six months of such appointment of the Ad-hoc Committee, the members of ihe Council to be elected under clause (f) of sub-section (1) of section 5 in accordance with the provisions of this Act and the rules made thereunder shall be elected, and lhe members lo be nominated under clauses (b), (c) and (e) of the said sub-section shall be nominated wilhin the same period and lhe members so elected and nnmJrtnffl/l flnll Kn In hnv/* plprfpH anH nftmmarpH

(Sections 16-18.)

(10) The State Government may, if it considers necessary so to do, by "order extend the period of six months referred to in sub-section (9)¹ [for a

further period of²(five years)], not exceeding three months at a time.

(11) Upon the 504

The West Bengal Homoeopathic System of Medicine Act, J963.

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[West Ben. Act

u lion of the Council in the manner provided, the Ad-hoc Committee shall cease to exist and the Council shall function in accordance with the provisions of this Act.

Meetings.

- 16. (1) The Council shall hold its meetings at such intervals and at such places as may be provided for by regulations.
 - (2) No business shall be transacted at any meeting of the Council unless a quorum of seven members be present.
- (3) Save as provided in clause (b) of sub-section (2) of section 24, all questions arising at any meeting shall be decided by votes of the majority of the members present and voting and in case of an equality of votes by the casti ng vote of the President or, in his absence, of the member presiding at the meeting.

17, The Council shall pay to its President, Vice-President and members and other persons appointed by it to any Committee referred to in section 15, such fees for attending at meetings of the Council, of the Executive Committee or of such subsection (6) Committee and such Expenses travelling expenses for journeys undertaken in the performance of duties as may be prescribed.. ' 10 be paid (o 18. The Council shall have the following powers, namely;ô and other ⁵(1) with the prior approval of the State Government to establish institutions persons. teaching the Homoeopathic system of medicine including DHMS course or any other diploma course

The ivonts "for a further period of eighteen months" were first substituted for the words Tor a further period of sis months" hy s. 2 of the West Bengal Homoeopathic System of Medicine (Second Amendment) Acl, 1973 (West Ben. Act XXXVIII of 1978). Thereafter, the words Pow ers of further period of two years" were substituted for the words "for a further period of eighteen months" by s. 2 of the West Bengal "for Homoeopathic System of Medicine (Amendment) Act, 1980 (West Ben. Act I of 1980), Then, (he words "for a further period of nnd six months" were substituted for the words "for a further period or two years" by s. 2 of the West Bengal Homoeopathic two years

System of Medi cine (Third Amendment) Act, 1980 (West Ben, Act XXXVII of 1980). The words Three years and six months" were substituted for lhe words "two years and six, months" by s. 3 or the West Bengal Homoeopathic System of Medicine (Amendment) Acl, 1989 (West Ben. Act VI of 1989). Thereafter, the words "four years" wen: substituted (critic v/anJs "(hree years and six months" by s. 2 of (he Wcsi Bengal Homoeopalhi c Sysie m of Medici no (Amendment) Acl, 1990 (Wes 1B e n. Act III ofl 990). Final ly, the words within the first brackets were substituted for the words "four years" by s. 2 of the West Bengal Homoeopathic System of Medicine (Amendment) Act, 1998 (West Ben. Acl VI nf 1996).

'Clause (1) was substituted for the original clause by s, 4(a) of the West Bengal Homoeopathic System of Medicine (Amendment) Acl, 1985 (West Ben. Act

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(Section 18.)

recognised by the Central Council or by the State Government and to grant orrefuse affiliation to suchinstitution or to withdraw, after giving the institution an opportunity to show cause against the action proposed to be taken, such affiliation or lo grant permission to conduci class in any course, recognised by the State Government:

Provided Ihal from such academic session as ihe Slate Government may, by notification in the Official Gazette, appoint, no institution or college teaching the Homoeopathic system of medicine shall admit students who have not passed the Intermediate Examination in Science or equivalent examination with Physics, Chemistry and Biology as their subjects, in any diploma course;

- (2) to cal! on the authority of an institution affiliated to the Council, or of an institution applying for affiliation, lo furnish wiihin such period as may be specified, such reports, returns or other information as the Council may require lo judge the efficiency of the institution;
- (3) lo hold examinations for persons who shall have pursued a course of study '[recognised by the Central Council or the Slate Government] in institutions affiliated Lo ihe Council, and to confer degrees, diplomas and certificates on them on having passed the necessary examinations;
- (5) to provide for instruction or for refresher courses in such branches of medical science - '[as are recognised by the Central Council or ihe State Government];
- (6) to appoint examiners and to fix their remuneration and lo publish the results of the examinations held by it;
- . (7) to grant scholarships, prizes and medals lo students of institutions affiliated to the Council who are meritorious, or stipends to students who arc poor and deserving; and with the sanction of the State Government, lo grani lo students scholarships for research or special study in any inscilucion- ihat Che Council may think fit, whether in India or abroad and lo endow chairs of Homoeopathic system of mcdicinc in institutions affiliated to the Council; j

The words within the square brackels were inserted by s, 4(b) of the Wesi Bengal Homoeopathic Sysieni of Medicine (Amendment) Act. 1985 (West Ben. Aci XXVIt of 19KS).

Clause 4 was omilled by 5. J(c), ibid. The words within the square brackets were substituted for ihe words "as would be useful lo persons studying Ihe Homoeopathic system of medicine" by s. 4(d). *ibid*.

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(Section 19.)

(9) to collect prescribed Tees or charges for admission to the 'exami nations held by the Council and Tor '[certificates or diplomas] granted or conferred by it;

- (10) to exercise general supervision over the residential and disciplinary arrangements made by the institutions affiliated to iheCouncil and arrangements for promoting the health and general welfare of the students of such institutions;
- (11) lorccommendtotheSlaceGovernmentthesanclionofagrani loan affiliated institution teaching the Homoeopathic system of medicine or the withdrawal or suspension, after giving the institution concerned an opportunity ofshowingcauseagainst the action proposed, of any such grant;
- (12) to appoint such number of inspectors for the inspection of institutions teaching the Homoeopathic system of medicine as the Council may deem fit on such terms as the Council may, with the previous sanction of the State Government, determine;
- (13) to receive grants, donations, gifts and "endowments;
- (14) to incur such expenditure, to adopt such measures and to do such acts as may be necessary for the furtherance of the objects mentioned in this section;
- (15) to advise the State Government in the matter of research in Homoeopathic system of medicine;
- ([6) to perform such other functions as the Stale Government may director, on the re commendation of the Council, approve for carrying out the provisions of this Act.

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- 19- ([) The Council shall, with the previous approval of the State Government, appoint a Registrar. The Registrar shall receive such salary and allowances as may be prescribed. The Council may from time to time grant him leave and may appoint a person to act in his place. Any person duly appointed to acl as Registrar shall be deemed to be the Registrar for all purposes of this Act.
- (2) The Council may, by order, suspend, punish, remove or dismiss the Registrar from officer

Provided that any such order of the Council shalt be subject to appeal to the State Government.

The words within the square brackcL! were substituted for the words "certificates, diplomas or degrees" by s. 4(f) of the Wcsi BengaJ Homoeopathic System of Medicine $n_- + P VV^*My - f tftbrA$

(Sections 20, 21.)

- (3) The Council may appoint such other officers and servants as it deems necessary: Provided thai the number and designation of such officers and servants and their salaries and allowances shall be subject to the previous approval of the State Government.
 - (4) The Registrar shall act as the Secretary lo the Council and the Executive Committee.
- (5) The Registrar and all officers and servants appointed by the Council shall work under the direct control and supervision of lhe President or, in his absence, of the Vice-President.
- 20. (1) The Council shall maintain a Register of Homoeopathic practioners in two Parts, A and B, in such form as may be prescribed.
- (2) The Registrar shall from time lo time make necessary entries in the Register in respect of the persons whose names are to be registered, their qualifications and their addresses and may also from time lo lime make such alterations or modifications as may be required in consequence ornny orders passed by lhe Council or otherwise.
- '(3) The Council shall inform the Central Council without delay of all Registrillion o Homoeopathic additions to, and all other amendments in, lhe Register from time to time.

practitioners,

- 21. (1) Every person who possesses any qualification mentioned in paragraphs 1,2 or 3 of the Schedule shall, subject to the provisions of this Acl, and on payment of such fee, as may be prescribed, be entitled to have his name entered in Part A of the Register.
- (3) Notwithstanding anything contained in sub-sections (I) and (2), every person, whose name has been registered by the General Council and State Faculty of Homoeopathic Medicine, West Bengal, shall be deemed to have been registered under the provisions of ihis Act and his name shall be entered in lhe Register. If such person possesses any Persons enlitled qualification mentioned in paragraphs 1,2 or3orthe Schedule his name shall to be registered. beentered in Pari A of the Register****.

""Provided thai the rights and privileges of the Homoeopathic practitioners, whose names had been registered in Pan B of the Register before the coming inio force of the West Bengal Homoeopathic System of Medicine (Amendmeni) Act, 1985 shall not be affected.

Sub-section (3) was inserted by s. 5 of the West Bengal Homoeopathic System of Medicine (Amendment) Acl, 1985 (West Ben. Acl XXVII of 1985).

Sub-section (2) and the proviso thereof were a mined by s. 6(a), *ibid*.

The words ";in any other case, his name shall be entered in Pan B or lhe Register" were nmiitpd hv s 6(bl(il. *ibid*.

(Sections 22-25.)

Powcfto 22. The Si ale Government may, by order published in ihe Official

schedule, Gazette, add lo, amend, or alier llie Schedule.

fn Ton na Lion required of applicant for registration

, 23.

- (I) Every person who desires lo have his name entered in the Register shall submit lothe Registrar an application in the prescribed form slating:ô
 - (a) particulars of his qualifications;,
 - (b) the period for which he has been in practice, and
 - (c) his address which is to be his registered address.
- (2)" Every application shall be accompanied by the prescribed fee and such proof as may be available or necessary in support of the qualifications stated in the application.
- 24. (I) The Council may, on being satisfied that a person is qualified for regi strati on under section 21 and has paid the prescribed fee, direct lhat his name be entered in Pan A or Part B of the Register, as the ease may be, and the Registrar shall thereupon make necessary entries in the Register and grant him a certificate of registration.

Power of ihe Council lo refuse registry lion or lo remove nume from Repslcr in certain cases,

(2)

turpitude; or

- The Council may refuse to permit the registration, or direct the removal from the Register, the name of any person
 - fa) who has been convicted of any offence involving moral
 - (b) who has been found guilty of infamous conduct in his professional capacity by a majority of at least Iwo-lhirds of ihe members of the Council after a due enquiry into his conduct at which he has had an opportunity of being heard in person or of being duly represented.
- (3) Any refusal or removal under sub-section (2) may be rescinded if ihe conduct on the basis of which refusal or removal was directed is condoned for good and sufficient reasons.
- Retention. ¹25. (1) Every person whose name has been entered in the Register before the commencement of the West Bengal Homoeopathic System of Medicine (Second Amendment) Act, 1980 shall, for the retention of his name in the Register, pay to the Council such reiention fee and within such period as may be prescribed.
 - (2) Where the retention fee is not paid within the prescribed period, ihe Registrar shall remove the name of ihe defaulter from the Register:

Provided lhat a name so removed may be restored to the Register on such conditions as may be prescribed.

Section 25 was substituted for ihe original scelion by s. 2 of llie West Bengal ffftr-nnj A m.in Jmnnl) f ,^r I OOfi t\\F.ir* T> en A M W

XXXm of 1963.]

(Sections 26-31.)

(3) On payment of the retcniion fee, the Registrar shall, in the prescribed manner, endorse the certificate of registration,

26. (1) If any person whose name is entered in Pan B of the Register obtains any qualification mentioned in paragraphs 1.2 or 3 of the Schedule he shall be entitled, on payment of such fee as may be prescribed, lo have his name transferred from Pan B to Pan A of the Register.

Transfer of Pan B to Pan

- (2) If any person whose name is entered in Part B of the Register has been a teacher in a Homoeopathic institution affiliated to the Council or a visiting physician in a hospital attached to such an institution from a date prior to the first day of January, 1961, oris, in the opinion of the Council, a Homoeopathic practitioner of special merit or eminence, the Council may, with the approval of the State Government, transfer his name from Part B to Part A of the Register.
- 27. .If any person whose name is entered in the Register obtains any qualification mentioned in the Schedule other than lhe qualification in respect of which he has been registered, he shall, on payment of such fee asmaybeprescribed.btenlitled lohave such qualification entered against his name in the Register cither in substitu lion for or in addition to any en try previously made and the Registrar shall add lo or amend the entry accordingly,

- 28. If any person is dissatisfied with any decision of the Registrar refusing to enter his qualification under section 27 in lhe Register, he may, ai any lime within three months from the date of such decision, appeal to the Council in lhe prescribed manner and the decision of lhe Council shall be final.
- Appeal to ihe Council from decision of the Regislrru\
- 29. Any entry in the Register, which is proved to lhe satisfac lion oHhc Council to have been fraudulently or incorrectly made may be cancelled under an order in writing of the Council.
- Cancellation of fraudulent and incoirecl
- 30. An appeal shall lie lo the Stale Government against any decision or order of lhe Council refusing to enter a person's name in Pan A or Pan B of the Register or lo transfer his name from Part B to Part A of lhe Register or removing his name from the Register, if filed within three months of the date of decision or order and the decision of lhe Stale Government shall be final.
- Appeal i a Govern men 1 from decision of the Council. Nolice of death removal of name from Reoklrr
- 31. The Council may, on receipt of reliable information regarding Ihe death of a person whose name is entered in lhe Register, and on making such enquiry as ii may think fit, direct lhe removal of his

name from the

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(Sections 32-34J

Penally on unregi^eiL VI poT\nn present iny ilint lie registered.

certificate or registration.

- If any person whose name is not entered in the Register falsely pretends that il is so 32. entered or uses in connection with his name, any words or letters representing thai his name is so entered, he shall, whether any person is actually deceived by such represent oiion or not, be punishable on conviction by ¹[a Metropolitan Magistrate or a Judicial Magistrate oF the first class, as the case may be, with imprisonment which may extend to one year or with fine which may extend to two thousand rupees].
- 33. (1) I f any person whose name has been removed from ihe Register under subsection (2) of section 24 or sub-section (2) of section 25, fails, Penalty for without su fficient cause, fort' iwith to surrender his certificate of regi stralion, failure lo he shall be punishable with fine which may extend to ²[five hundred rupees],
 - (2) Cognizance of an offence punishable under this section shall not be taken except upon complaint made by an order of the Council.
- 34. (1) No person, association or institution other than the Council

'[or any University or any other statutory institution duly recognised by the State Government for the purpose] shall confer, grant or issue, or hold himself or itself out as entitled to confer, grant or issue, any degree,

Prohibition unauthorised eon fem lent of degrees, elc,. penalty for conferment.

diploma, licence, certificate or onyotherdocumeni stating orimplying that the holder, grantee or recipient thereof is qualified to practise the Homoeopathic system of medicine.

(2) Any contravention of the provisions of sub-section (1) shall be punishable with imprisonment which may extend to ""[two years] or with fine which may extend to '[two thousand rupees], or with both; and if an association or institution is guilty of such contra ven I ion, every member thereof who knowingly or wilfully authorises or permits the coniraveniion,

shall be punishable with imprisonment which may extend (o one year or with fine which may extend to -[two thousand rupees], or with both.

> The words within ihe square bracks is were subslituled for ihe words beginning wilti "a Presidency Magistrate" and ending with the words "to five hundred rupees" by s. 7 of the Wesi Bengal Homoeopathic System of Medicine (Amendment) Act. 1935 (West Ben. Act XXVII or 1985).

The words within the square bracists were substituted for ihe words "fifty rupees" by s. 8. ibid.

The words wilhin the square brackets wen; inserted by s. 9(a), ibid.

The words wilhin the square brackets were substituted for the words "one year" by s. y(b)(i).

(Sections 35. 35A and 36.)

35. (I) No person shall use any leiicrs or figures after his name indicating or implying that he possesses any degree, diploma, licence, or certificate as a Homoeopathic practitioner unless such degree, diploma, licence or certificate has been conferred by the Council '[or by any University or body established by (he State Government under any law], orisrccognised-fbytheCounciljwiih the approval oftheSicUe Government.

Penalty for improper assumption of Homoeopathic qualifica-

- [?](2) Whoever contravenes the provisions of sub-section (1) shall be punishable, on lhe first conviction, with imprisonment which may extend to one year or with fine which may extend to one thousand rupees or with both and on subsequent conviction with imprisonment which may extend to two years or with fine which may exicnd to two thousand rupees or with both.
- ¹35A. (I) No person, association or institution other lhan an institution established by, or affiliated lo, the Council shall use for any educational institution any name which resembles lhe name of an institution established by, or affiliated to, the Council or which contains the expression "Homoeopathic College" or "Homoeopathic Institution" or any abbreviation or variation of such expression in any language whatsoever.

Prohibition of use of certain names and penally for such use.

- (2) Any contravention of the provisions of sub-section (1) shall be punishable with imprisonment which may extend to one year or with fine which may extend lo one thousand rupees, or with both; and if an association or institution is guilty of such contravention, every member thereofwho knowingly or wilfully authorises or permits lhe contravention, shall be punishable with imprisonment which may extend to one year or with fine which may exicnd to one thousand rupees, or with both.
- 36. {]) The Registrar shall, from time to time as occasion may require, on or before the dale io be fixed in this behalf by ihe Council, cause lo be printed and published (provided lhat at least twelvemonths shall have elapsed from the dale of lhe lasi publication) a correct list of the names for the time being entered in Lhe Register under cach of the Lwo Parts, A and B, setting forth thereinô

Publication anil u>.e or registration list.

- (a) names of all registered Homoeopathic praciitioners arranged in alphabetical order according to surname;
- (b) the registered address of each such person; and
- (c) the registered qualifications of each such person and thedate on which each qualification was obtained.

The ivords wilhin the square brackets were inserted by s. tO(aKi) of lhe Wc_u Bengal Homoeopathic System of Mcdicinc (Amendment) Acl, 1985 (West Ben. Acl XXVII of 1985).

The words wilhin the square firackcis were substituted for ihe words "by it" by v 10(a)(ii), ibid.

-Sub-section (2) was substituted for lhe original section by s. 10(b), *ibid.*-t-- \bullet ^i j l_ _ t i :l.: t

(Sections 36A, 37.)

The Weif Bengal Homoeopathic System of Medicine Act, 1963.

- (2) The Registrar shall, from Lime Lo time as occasion arises, cause lo be printed and published a list supplementary thereto, containing additions and a lie rations in the Register since the publication of the list under sub-section (l)¹[and shall forward a copy thereof to the Slate Governmeni and to the Central Council],
- (3) Every court shall presume that any person whose name is entered in the latest list printed and published under sub-section (I) read with the latest list supplementary thereto, if any, printed and published under sub-section (2) is duly registered u nderthis Act, and thai any person whose name is not so entered is not registered under this Act:

Provided that, in the case of any person whose name does not appear in the latest list printed and published under sub-section (I) read with the latest list supplementary thereto, if any, printed and published under sub-section (2), a certified copy, signed by the Registrar, of the entry of the name of such person in the Register, shall be evidence that such person is registered under this Act,

- **36A.** (I) Every registered Homoeopathic practitioner shall, for the purpose of election of members to the Council -under clause (h) of sub-section (1) of section 5, register himself as a voter in the manner prescribed.
 - The Council shall cause to be printed and published a list of all such voters in such manner as may be prescribed.
 - (3) The list as aforesaid shall be revised from time to lime in such manner as may be prescribed.
 - (4) The list printed and published tinder sub-section (2) or revised from time to time under sub-section (3) shall be the valid list of voters far ihe purpose of election of members to the Council under clause (h) of sub-section (L) of section 5.
- 37. A registered Homoeopathic practitioner shall be entitledô to grant a death certificate required by any law or rule to be si gn ed o r au thenlica led by a d u ly q ualified med i c al prac ti ti o ner or mcdical officer; to grant a medical or physical fitness certificate required by any law or rule to be signed or

authenticated by a duly qualified medical practioner or

mcdical officer;

Rt; pi 5 (ration of lu'jiv.'-'.'vd to give Homoeopathic practitioners for election (o

[he Council.

evidence at any inquest or in any court of law as an expert under section 45. of the Indian Evidence Act, 1872. i or 1872.

ÉThe words wilhin ihe square brackets were added by s. 12 of the West Bengal Homoeopathic System or Medicine (Amendment) Act. 1985 (West Ben. Act XXVII of 1985). Scctron 36A was inserted by s. 4 of the West Bengal Homoeopathic System of Medicine [Amendment Aci. 1989 (Wesi Btn Act VI nfl9H91

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as may be prescribed.

(Sections 38-42.)

. 38. Except with the special sanction of the Slate Government, no Homoeopathic practitioner other than a registered Homoeopathic practitioner whose name is entered in Part A of the Register shall be competent to hold any appointment as a physician, medical officer or teacher, in any Homoeopathic hospital, asylum, infirmary, dispensary, or lying-in-hospital, which is supported wholly or partially by grants made by the Slate Government, ihe Council, or a local authority, or in any Homoeopathic educational institution which is so supported or which is affiliated under clause (1) of section 18:

pracli Lionets other than registered under Part A of Register not eligible for

Provided that a registered Homoeopathic practitioner whose name is entered in Part B of the Register shall be competent lo hold any such appointment if he has held any such appointment from a date prior to the first day of January, 1961.

39. Subject to the provisions of any law for lhe time being in force relating 10 drugs and poisons, the State Government shall have the power lo regulate and control the manufacture, storage or sale of Homoeopathic drugs and medicines by lhe grant of licences, to manufacturers, stockists and sellers, on such conditions and on payment of such fees

manufacture slorage and sale

drugs,

- 40. Nostril, prosecution or other legal proceedings shall lie in respect of any act or thing done or omitted to be done in (he exercise or purported exercise of any power conferred by or under this Act on the Slate Government or the Council or the Executive Committee orany Committee appointed by the Council or on I he Registrar.
- Bar of suit or other legal proceedings.
- 41. No act or ihing done hy the Council, the Executive Committee or a Committee appointed by the Council shall be invalid merely on the ground of any vacancy in or defect in its composition.
- 42. (1) All Tees payable and prescribed under this Acl shall be paid in the Council.
 - Validation
- (2) An account of all assets and liabilities of the Council and of all fees, sums, grants, donations, gifts and endowments received by it and of all expenses and disbursements incurred or made by it shall be maintained in the prescribed manner.
 - Finance, Audil
- (3) The account shall be audited annually in such manner and by such officer or authority as may be prescribed. A copy of the audil report shall be submitted to lhe Slate Government by the Council.
- (4) The Council shall prepare in the prescribed manner a budget for any financial years showing the probable receipt and expenditure, which shall be submitted to the Stale Government for approval.

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(Sections 43, 44.)

'(5) The Stale Government may, in case of contravention by the "Council of any of Lhe provisions of sub-sections (3) and (4), lake such action against the. Council as the Slate Government may decide.

Rules

- 43. (1) The State Government may from time to lime make ^rules for canying oui the purposes 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 the following matters, namely:ô
 - (i) the election of members of lhe Council, members of the Executive Committee and the Vice-President;
 - (ii) lhe functions lo be performed by lhe President and [he Vice-President;
 - (iii) the fees payable under this Act;
 - (iv) the expenses LO be paid under section 17;
 - (v) the salary and allowances to be paid to the Registrar;
 - (vi) the conditions for lhe grant of licences under section 39;
 - (vii) the manner in which the account referred to in sub-section (2) of section 42 shall be maintained; -
 - $(\mbox{viii})~$ the procedure to be followed by lhe Council inô
 - (a) conducting an enquiry under clause (b) of subsection (2) of section 24,
 - (b) disposing of appeals from the decision of the Registrar preferred under section 28;
 - (i x) any other mader which may be oris required to be prescribed under ihis Act.
- Regulations. 44, (i) The Council may, with the previous approval of the Slate Government, make regulations, not inconsistent with this Act or the rules made thereunder, for discharging its functions under this Aci.
 - (2) In particular, and without prejudice lo Ihe generality of the foregoing power, such regulations may provide for all or any of lhe following matters, namely:ô
 - (i) ihe conduct of business of the Executive Committee and of Committees appointed by the Council;
 - $\begin{tabular}{ll} (ii) & the time and place at which each meeting shall be held; \\ \end{tabular}$
 - (iii) the issue of notices convening such meeting;
 - (iv) the conduct of business ihercai;

'Sub-settion (5) was inserted by s. 13 or the Wcsl Bengal Homoeopathic System of Medicine

(Amendment) Act, 1985 (Wcsl Ben. Act XXVII of I9S5).

For the West Bengal Homoeapaihic System of Medicine Rules. 1964, see notification No. mcdlc 414392/3Hô 26/63, dated 21st Juty, 1964, published in the Catena Gazette, Extraortliimrw Julcd 4th Auensi 1964. P.irl 1. n.ncc

XXXITI of 1963.)

(Sections 45, 46 and the Schedule.)

- (v) the conditions of appointment and service and the scales of pay and allowances of all the officers and servants appointed by the Council:
- (vi) any matter for which power to make regulations is conferred expressly or by implication on the Council by this Act.
- 45. All rules and regulations shall bepublished in the *Official Gazette*. Publication of rules and regulations
- 46. If, at any time, it appears to the Slate Government that the Council has failed to exercise or has exceeded or abused a power conferred upon it by or under this Acl or has failed to perform a duly imposed upon it by this Acl, lhe Slate Government may, if it considers such failure, excess or abuse to be of a serious character, after giving the Council an opportunity of being heard, notify the particulars thereof lo the Council and if the Council fails lo remedy such failure, excess or abuse within such time as may be fixed by the State Government in ihisbehalf, the State Government may dissolve the Council and cause all or any of lhe powers and duties or lhe Council to be exercised and performed by such agency and for such period as it may think fit.

 Control over the Council by Slate

THE SCHEDULE

Qualifications enabling a person to have his name entered in the Register of Homoeopathic practitioners. (SVe section 21.)

- 1. Any degree or diploma or cerlificate conferred or granted on passing the final examination held by the General Council and Stale Faculty of Homoeopathic Medicine, West Bengal, [the Council, any University or by any statutory institution recognised by the Slate Government.]
- 2. Any other -* * * diploma or certificate conferred or granted by the Council which is declared by the Council with the approval of the State Government to be a sufficient qualification for registration as a Homoeopathic practitioner.
- 3. Any degree or diploma or certificate conferred or granted by any $\acute{E}[University]$ institution or authority within or outsides the Stale:

The words wilhin [be square brackets were substituted for the words "Or by ibe Council" by s. H(a) of the West Bengal Homoeopathic Sysiem of Mcdieinii (Amendment) Act, 1985 (Wesl Ben. Act XXVil of 19SS).

The wonts "'degree or" were omitted by s. 14(b). *ibid*.

[West Ben. Act XXXIII of 1963.]

(The Schedule.)

Provided lhat such degree or diploma or certificate has been recognised by the General Council and Stale Faculty of Homoeopathic Medicinc, Wcsl Bengal, oris recognised by IheCouncil, with lhe approval of the State Government '[or by the Central Council J, as a sufficient qualification for registration as a Homoeopathic practitioner.

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The words wilhiD lhe square brackets were inserted by s. 14(c)(ii) of the Wesi Bengal Homoeopathic System of Mcdicine (Amendmenl) Act, 1985 (West Ben. Act XXVII of 1985). -Paragraphs 4 and 5 were omitted by s, 14(d), *ibid*.