West Bengal Act XXIII of 1973

THE WEST BENGAL RESTORATION OF ALIENATED LAND ACT, 1973.

West Ben. Act I of 1975. Act
Wesi Ben. XV of 1975. Act XX
West Ben. of 1976. Act XXIV
West Ben. of 1978. Ac i LVI of
West Ben. 1980, Act XLI of
Wesi Ben. 1981.

[15th May, 1973.]

An Act to provide for the restourion of land alia tared under certain circumstances and for matters conceted therewith.

WHEREAS ilis expedient to provide for i lie restoration of land alienated under certain circumstances and for matters connected therewith:

Ii is hereby enacted in the Twenty-fourth Y car of the Republic of India, by the Legislature of West Bengal, as follows:—

- 1. (1) This Act may be called the Wesi Bengal Restoration of Shon title Alienated Land Act, 1973. andesun
 - (2) It extends to the whole of West Bengal.
 - 2. [n this Act, unless there is anything repugnant in the subject or Definitions, context,—
 - "(1) "Collector" means the Collector of a district or any other officer (superior in rank to the Special Officer against whose order an appeal is preferred) appointed by the Stutc Government to discharge the functions of a Collector under (his Act, and includes the Additional District Magistrate, the Sub-Divisional Officer and the Additional Sub-Divisional Officer within their respective jurisdiction;
 - (2) "land" means agricultural land and includes homestead, tank, well and water-channel;
 - (3) "prescribed" means prescribed by rules made under this Act;
 - 1(4) "Special Officer" means a Block Development Officer and includes any other officer (not superior in rank to a Block Development Officer) appointed by the Commissioner of a Division to discharge within the Division the functions of a Special Officer under this Act.

For Statement or Objects and Reasons, *see* Ihe *Calcutta Gazette, Extraordinary*, Pan 1V A odhe 3rd January. 1973; for proceedings of liic West Bengal Legislative Assembly, sen (lie proceedings of the meeting of thai Assembly held on 22nd February, 1973.

^Clause (I) was substituted Tor the original clause by s. 2(a) of the West Bengal Restoration of Alienated Land (Amendment) Act, 1980 (West Den, Acl LVI of 1980).

'Clause (4) was first substituted far the original clause by s, 2 of the West Bengal Restoration or Alienated Land (Amendment) Acl. 1975 (West Ben. Acl I of (975).

Thereafter, (lie same was res ubs I timed by s, 2(b) offlie West Bengal Restoration ftf Alienated Land (Amendment) Acl, 1980 (West Ben. Acl LVI of 1980).

AMENDED

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(Sections 3, 4.)

Act lo override oiher-'lnw, etc.

3. The provisions of this AcL shall have effect notwithstanding anything to the contrary contained in any oLher law for (lie lime being in force:

Provided that nothing in this Act shall apply to any land which is WesiBen. evacuee properly under section 3 of the West Bengal Evacuee Property Aei v of Act, 1951. ^{195L}

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- 4. (1) Where brfore Ihe commencement of this Acl'far between the dale of such commencement and the date of ihe commencement of the West Bengal Restoration of Alienated Land (Amendment) Act, 1980] a person being the transferor holding not more lhan 2 hectares of land in the aggregate³ [on ihe dale of transfer] transferred the whole or any pan of his land by sale to any person being the transferee, then, if—
 - (a) such transfer was made after the expiry of the year 1967 being *** in need of money for the maintenance of himself and his family or for meeting the cost of his cultivation, or
 - (b) such trans for was made after the expiry of the year 1967 with an agreement, written or oral, for reconveyance of the land transferred, lo Ihe transferor, .

the transferor may, ^J[within ten years from the dale or commencement of this Act] make an application in the prescribed manner to the Special Officer having jurisdiction in the area in which the land transferred is situate for restoration of such land to him.

- (2) On receipt of such application, the Special Officer shall cause a notice thereof to be served in the prescribed manner on the transferee.
- (3) On the dale fixed in the notice for hearing such application or on any subsequent date lo which the hearing may be adjourned by the Special Officer, the Special Officer shall receive such evidence as may be adduced by the transferor and the transferee.

"The words "or within four years from ihc date of such commencement" were first inserted hy s. 2{i) of Ihc West Ucngal Resionalion of Alienated Land (A mend men I) Act, 1978 (West Ben. AcL XXIV of 197B). Thereafter. Ihc words, figures and brackets within iJie square brackets were substituted for Ihc words "or wilhin four years Jnim the dale or such commenceTM em" by s. 3(a)(i) of ihe Wesl Bengal Restoration of Alienaled Land (Amendment) Act, 1980 (Wesl Ben. Act LVI or 198D).

The words within the square brack els wcic inscncii by s. 3(a)(ii). ibid.

The words "in distress or" were omiticrt by s. 3(a)(iii). ibid.

¹The words wilhin ihe square brackets were substituted Tor (he words "wilhin five yean from llm dale of such transfer or wilhin I wo years from Ihe date of cammencenientof this Acl, whichever period expires later," by s. ."!(:i)(iv), *ibiit*. Prior to this substitution, ihe words "wilhin fouryears from ihe date ofcommencemenloflhis Act" were substituted for ihe words "wilhin iwo years from ihe dale of comniencement of (his Acl" by s. 21iT ihe Wesl Bengal Restoration of Alienated Land (Second Amendment) Act, 1975 (West Ben. Act XV of 1975).

XXin of 1973.]

(Section 4.)

(4) If after considering such evidence and hearing the parlies llie ~ Special Officer is satisfied that such transfer was made by the transferor within the time, and Tor the purpose, referred to in clause (a) of sub-section (1), or, as the case may be, wilhin the lime, and under Ihe conditions, referred to in clause (b) of that sub-section, the Special Officer shall make an order in writing restoring the land transferred to ihe transferor and directing the transfer or to pay, in such number of equal instalments not exceeding ten and by such dates as may be specified in the order, the amount of the consideration which was actually paid by the transferee co the transferor for such transfer, together with interest on such amount at the rate of four *per centum per annum* from the date of his receipt of such consideration and the amount of any compensation for improvements effected to such land, allowed by the Special Officer and determined by him in the manner prescribed, less the amount determined in the manner prescribed of the net income from such land of the person in possession of such land as a result of such transfer:

Provided that the first of the instalments provided in the order made under this sub-section shall be payable within three months of the date of the order

'Provided further that all the heirs of a deceased transferor or.a deceased transferee shall be made parlies in every proceeding under this Act:

¹ Provided also that if the transferred land is partitioned by the transferee or his heirs, the Special Officer shall make an order in writing restoring the whole or any part of the land, as he may deem fit, to the transferor or his heirs, and where there are several heirs of a deceased transferor and some of them are not willing for restoration of the transferred land the Special Officer shall make such order restoring the whole of such land in favour of the heirs who are willing for such restoration.

Explanation.—Subject to the other provisions of the section,—

■(i) the word "transferor" referred to in this Act means the first transferor or, where the first transferor is unwilling to gel the transferred land restored, any subsequent transferor between the expiry of the year 1967 andthedateof commencement of the West Bengal Restoration of Alienated Land (Amendment) Act, 1980 and includes llie heirs of such first or subsequent transferror;

Second and lliird provisos were ndded by s. 3(b)(i) of [he West Ucngal Restoration of Alienated Land (Amendment) Acl. 1980 (West Ben. Ad LVI or 1980).

Clause (i) was subsli tnicd by s. 3(b)(>i)(a), *ibid*. Priorioifiissubsliiulion, ihe words "and [he expiry of four yen re from I he dale of commencement ofihii Ac1" were iubsiiiuled for ihe words "and Ihe dale of commencement of Ihis Act", in (he original Uauso (i), by s, 2(ii) of the Wesl Bengal Resloration of Alienated Land (Amendment) Acl, 1978 (Wel Ren. Acl XXIV of 1978).

(Section 4.)

- (ii) the word "transferee" shall mean where the land is in (he possession of any person other than ihe first transferee by virtue of a subsequent transfer [such subsequent transferee and shall include the heirs of such transferee;] and
- (iii) the expression "consideration which was actually paid by the transferee to the transferor" shall mean where there was more than one transfer, the amount which was paid by the first transferee to the first transferor.
- ¹(4a) An application made under sub-section (I) shall be filed before the Block Development Officer having jurisdiction over the area in which the transferred land is situated, who may either refer the same to any other Special Officer wilhin the Block or dispose of i[himself.
- -(4b) The Block Development Officer may, oil his own notion or on an application made by a transferor or a transferee, for reasons to be recorded in writing, iransfer any application made under sub-section (1) from one Special Officer other than himself to another Special Officer or withdraw such application for disposal by himself.
- (5) Notwithstanding anything contained in the Indian Evidence Act, i or 1872. 1872, any evidence adduced by a transferor varying, adding lo, or subtracting from, the terms or the sale deed to prove the necessity or purpose for which the transfer was made or the amount of consideration actually paid by the transferee to the transferor, shall be admitted:

'Provided that if an application made under sub-section (I) has been rejected by the Special Officer only in consideration of the written recital of the purpose of transfer recorded in the sale deed over-looking Ihe evidence adduced by the transferor, the transferor may, wilhin a period of one year from the dale of commencement of the Wesl Bengal Restoration of Alienated Land (Amendment) Act, 1980, apply afresh and thereupon the Special Officer shall proceed with the hearing of such application,

consider such evidence as may be adduced by the transferor and ihe transferee and made such order ihereon as he may deem fit.

- (6) When the Special Officer makes an order for payment under subsection (4), he shall direct that—
 - (a) where such land has been sold, before or after such order is made, in execution of a decree or of a certificate under Ihe Bengal Public Demands Recovery Act, 1913, against ihe Bun. Act HI transferee, the whole or ihe amount payable under the said Qf 1913_-

"Tlic wards wilhin the square bmckels were substituted for itic ward* "juch subsequent transferee;" by s.3(b)(iiKb)oflhc Wesl Bengal Rcilor.ilionof Alienated Land (Amendmenl) Act, 19K0 (West Ben. Acl LVI i>f 19E0).

Sub-sec lions (4a) and (4b) were inserted by s, 3(c). *ibid*.

^JThe proviso was inserted by s. 1(d), *ibid*.

(Section 4.)

order, or such part of it as may lhen remain due, shall, notwithstanding anything contained in such order, become due and payable at once and on such payment being made, such sale in execution of the decree or the certificate shall be set aside and the amount paid shall be applied towards satis fact i on of the decree or the certificate, as the case may be;

- (b) in the case where such land has been alienated by the transferee before the dale of such order by means of a *bona fide* lease for valuable consideration or a usufructuary mortgage, such payment shall be made to the transferee and the person in possession of such Jand as a result of such transfer in such proportion and in such manner as may be determiner] by the Special Officer and specified in the order; and
- (c) in other cases, such payment shall be made to the transferee:

Provided that if such land is subject to a *bona fide* mortgage oiher than a usufructuary mortgage and such mortgage wasexecuied afterthe transfer of such land referred to in sub-section (1), [he Special Officer shall direct that such instalments shall first be paid to the mortgage until [he amount due under the mortgage as determined by the Special Officer is paid off and that thereafter any such instalments or part thereof still remaining due shall be paid in the manner provided in clause (a), clause (b) or clause (c) of this sub-section, as the case may be.

- (7) The amount ordered (o be paid by instalments under sub-section (4)sholl bea chargeon Ihe land in respect of which iheorderunder thai sub- sect ion has been made.
- (8) Where any land, in respect of which an order under sub-section (4) is made, is, after the date on which such order lakes effect under subsection (1) of section 5, sold in execution of a dccree or of a certificate filed

Ben. Acilli under ihe Bengal Public Demands Recovery Act, 1913, agains[the of 1913, transferor to whom restoration had been made, or otherwise [ransferred by him. ihe whole of ihe amount payable under such order lhen remaining due shall, notwithstanding anything contained in such order, at once become due and payable, and the person lo whom such amount is payable shall be entitled to recover it under section fi.

¹(9) Notwithstanding anything to the contrary contained in any other law or in any agreement or in any judgement, decree ororder of any Court,

'Sub-section5. ((?) and (10) were first inserted by s. 3(e) of Lhc Wcsl Bengal Restoration or Alienated Land (Amendment) Acl, 1980 (Wcsl Ben. Acl LVI of 1980), Then, sub-section (10) was substituted by s, 2 of lhc West Bengal Restoration or Alienated Land (Amend men l) Acl, 1981 (Wcsl Ben, Acl XL1 of 1981), w.eX 20,8.1981.

[West Ben. Act

(Suction!, 4A-4C.)

Tribunal or any other authority, there shall not be any amicable settlement ,, or compromise in respect of any proceeding under this Acl other lhan a settlement or compromise resulting in restoration of transferred lurid lo a transferor and inallsuchcases the provisions of this Act and the rules made thereunder shall apply.

¹ (10) If the transferee including the members of his family holds on the dale of transfer QOt more than one acre of land including the transferred land and such land becomes the principal source of income of the transferee including the members of his Family, the Special Officer shall not make any order under subsection (4) unless the transferor including lie members of his family holds not more than one acre of land including the transferred land on the date of transfer.

Apptnls.

-4 A. Any iransferoror transferee may, wilhin thirty days from the dote of an order made under sub-section (4) of section 4, prefer an appeal in the prescribed manner to the Collector and the decision of the Collector (hereon shall be final.

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³4B. No transferor or transferee shall be entilled to be represented by a legal practitioner in any proceedings under this Act.

-4C. An appeal preferred under section 4A shall be filed before the

Appeal, Subdivisional Officer or the Additional Subdi visional Officer, as the case may be having jurisdiction over the area in which the transferred land is situated, who may either refer the same to any other Collector under his control for disposal or dispose of it himself and may, on his own motion or on an application made by an appellant or a respondent and for reasons lo be recorded in writing, transfer such appeal from one Collector cither lhan

himself to another Collector under his control or withdraw such appeal for disposal by himself:

Provided that the Collector of a district or the Additional District Magistrate may, an his own motion or on an application made by an appellant or a respondent, call for ihe records in respect of any appeal pending before any Collector under his control and, for reasons to be recorded in writing, transfer

such appeal from one Collector to another Collector or withdraw such appeal for

disposal by himself.

'Str fncl-nole t on page 483. (iiiftr.

Scclions 4A to 4C were inserted by ,s, 4 of the Wesl Bengal Restoration or Alien.iied Land (Amendment) Acl, 1930 (Wcsi Ben. Acl LV1 of 19ED).

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(Sections 5, 6.)

5. (1) When the Special Officer makes an order under sub-section (4) of section 4 restoring any land to ihe transferor, such order shall have effect on the 1st day of *Baisakit* next following the date of the order.

EJTcci or order or restoration of land.

- (2) From the date on which an order under sub-section (4) of section 4 lakes effect under sub-section (1) of this section, the right, title and interest in the land accruing to the transferee or the person in possession as a result of the transfer referred to in sub-section (1) of section 4 shall, subject to the provisions of sub-section (7) of that section, be deemed to have vested in the transferor free from all encumbrances, if any, which have been created after the date of such transfer.
- '(3) If on or before the date on which an order made under sub-section (4) of section 4 lakes effect under sub-section (1)ofthissection, the person in possession of the land as a result of the transfer referred lo in sub-section (1) of section 4 has not delivered possession of such land to ihe transferor, the Special Officer may of his own motion, and shall, on Ihe application of Ihe transferor, execute the order in such manner as he considers expedient, and may,'—
 - (a) if he is an Executive Magistrate, enforce the delivery of possession of such land to the transferor with the help of the police, or
 - (b) if he is not an Executive Magistrate, apply lo an Executive Magistrate having jurisdiction and thereupon such Magistrate shall enforce Ihe delivery of possession of such land lo the transferor with the help of the police.
- 6. ¹(1) Any sum payable under an order made under sub-section (4) of section 4 shall be recoverable as a public demand;

Recovery of sums due under an order under sub-sec lion (4) of section 4 xs n public demand.

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Provided that no action shall be taken under the Bengal Public Demands Recovery Act, 1913, unless a requisition is made by the transferee for recovery of any sum payable undersub-section (4) of section 4 and the requisition before

being forwarded lo the Certificate-Officer with or withoul any modification, as the case may be, is countersigned by lhc Special Officer.

³(2) On receipt of a requisition under the proviso to sub-section (1), the Special Officer shall, if he is satisfied that the transferee had refused to accept any of the instalments provided in the order under sub-section (4)

■Sub-scclion (3) was substituted for (lie original by s, 5 or the Wesi Bengal Restoration or Alienated Land (Amendment) Acl, 1930 (West Ben. Acl LVI or 1980),

Scclion 6 wis renumbered as sub-scclion (I) of that section and lei sub-scelion (1) as so renumbered lhc proviso was added by s. 3(a) of lhc Wesi Bengal Restoration of Aliened Land (Second Amendment) Acl, J 975 (West Ben. Acl XV of 1975).

'Sub-scciion (2) was ad tied by s, 3(b). ibid.

¹7B. The provisions of section 5 of the Limitation Act, 1963 shall 36 of 1963. apply *mutatis mutandis* lo all proceedings and appeals under this Acl.

(Sections 7, 7A, 7B, 8 and 8A.)

of seclion 4, which was duly tendered by Ihe transferor within Ihe dale specified in the said order, award, in consideration of Ihe harassment suffered by the transferor, such compensation to him as the Special Officer thinks fit. The Special Officer shall adjust the amount awarded as compensation againstlhe amount claimed in the requisition and shall modify the requisition accordingly before countersignature.

Bar of jurisdiction or High Court and Civil Courts. 7. Save as otherwise provided in the Constitution of India, neilherihe High Court nor any Civil Court shall have j urisdiction in any matter which ihe Special Officer is empowered to dispose of under this Act.

Principles or resjttdicate not lo apply.

²7A. Notwithstanding anything lo the contrary contained in any other law or in any judgment, decree or order of any Court, Tribunal or any other authority, the provisions of seclion 11 of the Code of 5ofi908. Civil Procedure, 1908, shall not apply to any proceeding or appeal under this Act.

Limitation.

8. The Special Officer shall have all the powers of a Civil Court under the Code of Civil Procedure, 1908, for the purposes of receiving evidence, administering oaths, enforcing Ihe attendance of witnesses and compelling the production of documents.

Powers of the SpcciaJ Officer. ⁵8A. (1) Notwithstanding anything contained elsewhere in this Act, with effect from the dale of commencement of the West Bengal Rural Indebtedness Relief Act, 1975, it shall not be necessary for a transferor to make any payment,—

(i) forobtaining restoration of possession of his landinaccordance with the provisions of sub-section (4) of section 4, or

Stay of payments.

(ii) where such possession has already been obtained inpursuance of an order made by ihe Special Officer, towards instalments under sub-section (4), or in lump amount under subsection (6) or subsection (8), of section 4,

Wesl Ben, Act XXXVII of 1975

for a period of two years.

'Proviso was omitted by s. 6 of the West Bengal Restoration of Alienated Land (Amendment) Acl, 1980 (Wesl Ben. Acl LVI or 1980).

^Sections 7A and 7B were inserted by s. 7. ibid.

'Sections SA and SB were inserted by s. 2 of ihc West Bengal Restoration of Alienated Land (Amendment) Acl, 1976 (Wesl Ben. Act XX of 1976).

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(Sections SB, 9.)

- (2) The Slate Government may, by notification in *lhc Official Gazette*, "" ex lend the period referred lo in sub-.wet ion (1) from time to time but such extension shall not exceed a period of one year at a lime.
- (3) A transferor shall not be liable to pay interest upon any amount the payment of which is stayed under ihis section.
- on transfer '8B. Notwithstanding arty tiling contained in any law for ihe lime ' 'being in force or in any contract, express or implied, or in any custom or usage to the contrary, every transferor who obtains restoration of his land in pursuance of an order made under this Acl, shall be debarred from alienating such land for a period of twelve years, except by way of a simple mortgage or a mortgage by deposit of title-deed in favour of a bank or a cooperative society or a local or statutory authority or ihe Life Insurance Corporation of India.

Expla) taiio/i.—Forthepurposesofthissection"bank"meansabanking company as defined in clause (c) of section 5 of ihe Banking Regulation 10 of 1949. Acl, 1949 and includes ihe Stale Bank of India constituted under the Siaie 23 of 1955. Bank of India Act, 1955, a subsidiary bank as defined in lhc Slate Bank of 38 of 1959, India (Subsidiary Banks) Acl, 1959, a corresponding new bank as defined in clause (d) of section 2 of the Banking Companies (Acquisition and 5 or [970. Transfer of TJndcrtakings) Acl, 1970, a banking institution notified by lie Central Government under section 51 of the Banking Regulation Act, 1949 and also includes any other financial institution which may be notified in ihis behalf by the Stale Government.

9. (I) The State Government may make rules for carrying out the Power to purposes of ihis Act.

mnkc rules.

- (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following mailers, namely:—
 - (i) any matter which is required lo be prescribed under this Act;
 - (ii) ihe levy of any fees.

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