



Modifications,

V of 1861.

(The Schedule.)-

THE SCHEDULE

Portions of the Police Act, 1861. extended,

I

So much of section 1 as is extended,

defines "properly," "person" and "month" and i

Section 15 .. ..

Commissioner of Police.

In sub-section f 4), for "The Magistrate of the district" read "Such officer as the [State Government] may appoint in his behalf or, in the suburbs the Magistrate of the 24-Parganas," and for "The Magistrate's" read "such officer's or Magistrate's."

In sub-section (1), after "111cm" insert "or or any persons resorting to such area;\*" u/nii the words "being an inhabitant of such area and far "the Magistrate of (he district or of the subdivision of a district within which such area is situated" the officer appointed under section 15, sub-section (4). or, in the suburbs, the Magistrate of the 24-Parganas".

Section 15A

In sub-section (1) after "them" insert "or of any persons resorting to such area."

In sub-section (2), for "The Inspector-General of Police or other officer authorized by the [State Government] in his behalf" read "the

"Provincia  
I" hy

paragraph 4 (I)  
of the  
Adaptation of  
Laws Order.  
1950.  
2 n d i a n  
Laws) O r d e r,  
1937, and  
thereafter the w  
ord "State" w as  
subs I i t u t e d  
for I h e w o r J

In sub-section 12), for "The Magistrate of the district" read "The Magistrate appointed as aforesaid, or, in the suburbs, the Magistrate of the 24-Parganas and for clause (t) read :ô

(c) assess the proportion in which the same shall be paid ô

(i) by the inhabitants of the area specified in the proclamation (other than the applicant), or

*The Calcutta Police Act, 1898.*

169

of 1898.]

*(The Schedule.)*

V of 1861.

Portions of the Police Act, 1861,  
extended.

Modifications.

1

(ii) by the inhabitant or the area of which the persons resorting as aforesaid are inhabitants, or (iii) by the inhabitants of both the said areas.

who shall not have been exempted from liability to pay under the same succeeding subsection.",

In the proviso to sub-section (2), before "Magistrate" insert "said officer or," and for "such area" read "the area specified in the proclamation.",

In sub-section (4) for "the Magistrate of the district" read "the officer appointed as aforesaid or the Magistrate of the 24-Parganas.",

In sub-section (1) for "sections 13, 14, 15 and 15A" read "sections 15 and 15A.",

**Section 16**

In sub-section (1) for "the Magistrate of the district" read "the officer appointed under section 15, sub-section (4), or the Magistrate of the 24-Parganas, as the case may be.",

In sub-section (1), for "in the manner provided by sections 387 and 387 of the Code of Criminal Procedure, 1882, for the recovery of fines" read "under the provisions of the Code of Criminal Procedure for the time being in force in relation to the issue and execution of warrants for the levy of fines.",

In sub-section (2), for "All moneys paid or recovered under sections 13, 14 and 15 shall be credited to a fund to be called 'the General Police Fund' and read "All moneys paid or recovered under section 15.",

In sub-section (3) for "this section" read "(the said section 15A).",

In sub-section (2), omit the words "When the whole or any part of this Act shall have been so amended.",

In clause (7) of sub-section (2) for "Magistrate" read "the officer appointed under section 15, sub-section (4), the Magistrate.",

Section 46, sub-sections (2) and (3)

The entry "(b) relates to number and gender" was repealed by 5.3 of a

The words "Provincial Government" were originally substituted for the