





Extraordinary

Published by Authority

FRIDAY, SEPTEMBER 19, 1969

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PART III.—Acts of the West Bengal Legislature.

GOVERNMENT OF WEST BENGAL

LEGISLATIVE DEPARTMENT

NOTIFICATION

2013L.—19th September, 1969.—The following Act of the West Bengal Legislature, having by the Governor, is hereby published for general information:

West Bengal Act XXIII of 1969

THE WEST BENGAL LAND REFORMS (SECOND AMENDMENT) ACT, 1969.

[Passed by the West Bengal Legislature.]

[Assent of the Governor was first published in the Calcutta Gazette, Extraordinary, of the 19th September, 1969.]

An Act to re-enact the provisions of the West Bengal Land Reforms (Amendment) Act, 1968, and to make further amendments to the West Bengal Land Reforms Act, 1955.

Whereas certain amendments were made to the West West Ben. Bengal Land Reforms Act, 1955, by the West Bengal Land Reforms (Amendment) Act, 1968, enacted by the President President Reforms (Amendment) Refor of India during the period of operation of the Proclamation dent's issued by the President of India on the 20th day of February, 1968, under article 25th of the Constitution of India in relation to the State of West Bengal;

AND WHEREAS it is expedient to re-enact the provisions of the West Bengal Land Reforms (Amendment) Act, 1968, and to make further amendments to the West Bengal Land Reforms Act, 1955, for the purposes and in the manner hereinafter appearing;

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

Short title.

1. This Act may be called the West Bengal Land Reforms (Second Amendment) Act, 1969.

Amendment of section 4 of West Ben. Act X of 1956.

In section 4 of the West Bengal Land Reforms Act, 1955 (hereinafter referred to as the said Act), in sub-section (2B), for the words "a fine not exceeding three hundred rupees, and where the breach is a continuing one, a further fine not exceeding fifty rupees for each day", the words "a fine not exceeding two thousand rupees, and where the breach is a continuing one; a further fine not exceeding two hundred rupees for each day, shall be substituted.

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The West Bengal Land Reforms (Second Amendment) Act,

(Sections 3—5.)

Insertion of new section 16A.

After section 16 of the said Act, the following section shall be inserted, namely:-

> "Bargadar en-16A. If the produce of any land titled to recover his share in cercultivated by a baryadar is harvested and taken away, or if tain cases.

such produce after it is harvested by the bargadar is taken away; forcibly or otherwise, by the owner of such land; the bargadar shall be entitled to recover from such owner the share of the produce due to him or its money value."

Amondsection 18.

- In section 18 of the said Act,
- (a) in sub-section (1), after clause (a), the following clause shall be inserted; namely:—
 - "(aa) recovery of produce under section 16A;";
- (b) after sub-section (3), the following sub-section shall be inserted, namely:-

"(3A) The decision of any dispute referred to in clause (aa) of sub-section (1) shall specify the quantity of the produce recoverable from the owner by the bargadar as his share and also its money value which shall be payable by the owner in default of delivery of such quantity of the produce.".

Insertion of new section 23B.

After section 23A of the said Act, the following section shall be inserted, namely:-

> 'Re-assessment of revenue exemption from revenue of small holdings.

23B. (1) Notwithstanding thing contained in this Chapter,-

- (a) where the total area of the holding or holdings held by a raiyat or where there are any other raiyat or raiyats umong the members of the family to which the raiyat belongs, the total area of the holdings held by all the raiyats who are members of such family does not exceed 1.2141 hectares, the raiyat shall be exempted from paying revenue in respect of his holding or holdings:
- Provided that such exemption shall not affect the liability of the raiyat to pay any cess imposed on him under the Cess Act. 1880, or the Bengal Rural Primary Education Act, 1930, IX of or any the law for the time being in force on the basis of the present revenue of his Ben. Act VII of holding or holdings;
- (b) where the total area of the holding or holdings held by a raiyat or where there are any other raiyat or raiyats among the members of the famile to which the raiyat belongs, the total area of the holdings held by all the raiyats who are members of such family—
 - (i) exceeds 1.2141 hectares but does not exceed 2.8328 hectares, the revenue payable by the raiyat in respect of his holding or holdings shall be the same as the present revenue of such holding or holdings; or
 - (ii) exceeds 2.8328 hectares but does not exceed 4.0468 hectares, the revenue payable by the raiyat in respect of his holding or holdings shall be 1.25 times the present revenue of such holding or holdings; or

M68 hectares but does not exceed *6.0703 hectars, the revenue payable by the raway of respect of his holding or holding steal be twice the present revenue of such holding or holdings; or

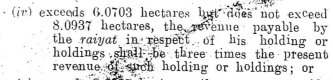
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The West Bengal Land Reforms (Second Amendment) Act, 3

(Section 5.)



(v) exceeds 8.0937 hectares, the revenue payable by the roiyat in respect of his holding or holdings shall be four times the present revenue of such holding or holdings:

Provided that in no case shall the rate of revenue payable by a raiyat be less than Rs. 4 for every 4047 hectare or more than Rs. 20 for every .4047 hectare.

(2) Every raiyat shall submit a return in such form and manner and within such time as may be prescribed, tating-

(a) the area and such other particulars as may be prescribed of the holding or holdings of which he is the owner or part-owner, and

the names and addresses of the other members The best training and his telephonetry with them.

Any ranget who wilfully makes any omission or incorrect statement in the return furnished by him under sub-section (2) or fails, without any reasonable cause to submit such return within the prescribed time, shall, on the complaint of the Revenue Officer, be liable to a fine which may extend to one thousand rupees or is default to simple imprisonment which may extend to three months.

(4) The provisions of sub-section (1) shall take effect from the 1st day of Busakh, 1376 B.S., but until an order is made by the Revenue Officer, after making such inquiry as may be prescribed, in respect of any holding either granting it exemption under clause (a) of sub-section (1) or, as the case may be, determining the amount of revenue payable for it under clause (b) of that sub-section, the raiyat shall continue to pay the present revenue in respect of such holding:

Provided that upon the order of the Revenue Officer being made, any amount paid in excess by the raiyat shall be refunded to him and any deficiency shall be recovered from him as an arrear of revenue which shall not carry any interest.

Explanation.—For the purposes of this section,—

(1) "family" includes husband, wife, son, un-married daughter, son's wife, son's son, and son's unmarried daughter:

Provided that if the Revenue Officer is satisfied that any such person has formally severed his or her ties with the family and has no present or future interest in any property owned by any other member of the family, such person shall not be deemed to be a member of the family;

(2) "present revenue", in relation to any holding, means the revenue payable by a raiyat in respect of such holding immediately before the commencement of the West Bengal Land Reforms (Second Amendment) Act, 1969.'.

By order of the Governor,

R. R. BISWAS, Secy, to the Govt, of West Benga

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1930.