

GOVERNMENT OF MAHARASHTRA LAW AND JUDICIARY DEPARTMENT

BOMBAY ACT NO. II OF 1863.

THE EXEMPTIONS FROM LAND-REVENUE (NO. 1) ACT, 1863.

(As modified upto the 18th January 2013)



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THE EXEMPTIONS FROM LAND-REVENUE (No. 1) ACT, 1863

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[THE EXEMPTIONS FROM LAND REVENUE (No. 1) ACT, 1863] 1

[9th April 1863]

12 of 1876. and amended by Act 16 of 1895.

Repealed in part by Act 10 of 1876.

[Adapted and modified by the Adaptation of Indian Laws Order in Council. Adapted and modified by the Adaptation of Laws Order, 1950].

Bom. 3 of 1886.

An Act to facilitate the adjustment of unsettled claims to exemption from the payment of Government land-revenue, and to regulate the succession to, and transfer of, lands wholly or partially exempt from the payment of such revenue in those parts of the Bombay Presidency which are subject to the operation of Act XI of 1852 of the Legisaltive Council of India.

WHEREAS, it has been deemed expedient to provide for the final adjustment, summarily, Preamble. of unsettled claims to exemption from the payment of land-revenue, and to fix the conditions which shall secure, in certain cases, the recognition of titles to such exemption with respect to succession and transfer in those districts of the Bombay Presidency to which the operation of Act XI of 1852 of the Legislative Council of India extends; It is hereby enacted as follows:--

1. Clause1st. - When the holders of lands in any of the said districts (except as is Power to excepted in clause second of this section) held either wholly or partially exempt from the paymet of Government land-revenue, whose title to exemption has not yet been formally guarantee adjudicated, shall have consented to submit to the terms and conditions hereinafter described. in preference to being obliged to prove their title to the exemption enjoyed by them, perpetuity it shall be lawful for the 2[3[State] Government] to finally authorize and guarantee the continuance, in perpetuity, of the said land to the said holders, their heirs and assigns, upon the said terms and subject to the said conditions.

continuance of land to revenue holders on terms and conditions agrecd to.

Clause 2nd: The excepted cases to which the authority of adjustment and guarantee Exceptions. vested in the ²[3[State] Government] by this provision, shall not extend, are the cases of lands held as follows:-

1st, lands held under treaty;

2nd, lands granted or held as jagirs or saranjams, or on similar political tenure;

3rd, lands held for scrvice;

4th, lands already formally adjudicated to be not continuable hereditary.

^{1.} For Statement of Objects and Reasons, see Bombay Government Gazette, 1862, Supplement, p. 360 for report of the Select Committee, See ibid., p. 719 and for Proceedings in Council, See ibid., p. 444 ibid., 1863 pp. 66, 182 and 201.

As to the application of this Act, see the Bombay Land-revenue Code, 1870 (Bom. 5 of 1879), s. 127. The short title was given by the Bombay Short Titles Act, 1921(Bom. 2 of 1921).

^{2.} The words "Provincial Government" were substituted for the words "Governor in Council" by the Adaptation of Indian Laws Order in Council.

^{3.} This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.

Such lands (subject to enactments in section 3) to be heritable and transferable property of holders and continued in perpetuity, subject to payment to ¹[²[State] Government] of Nazrana and quit-rent.

(2) When the '[2[State] Government] shall have finally authorized and guaranteed the continuance, in perpetuity, to the holders, their heirs and assigns, of lands wholly or partially exempt from the ordinary payment of annual land-revenue, whose title to exemption has not already been formally adjudicated and who have dispensed with an inquiry into such title, the said lands shall (subject to the enactments contained in section 3^{3*} * *) be the heritable and transferable property of the said holders, their heirs and assigns, without restriction, as to adoption, collateral succession or transfer; and such lands shall thenceforth be continued, in perpetuity, subject to an annual, '[payment to the ²[State] Government]. Such payment shall consist of –

1st, a fixed annual payment as nazrana, in commutation of all claims ⁵[of the ⁶[government]] in respect of succession and transfer, and shall be calculated at the rate of one anna for each rupee of assessment;

2nd, of a quit-rent equal to one-fourth of the assessment.

The said assessment shall be ascertainable under the following rules:-

Rules for ascertaining amount of assessment. Rule 1.—The assessment of lands other than those specified in Rule 2 shall, with respect to lands which have already been assessed by the revenue-survey, now in progress, be the assessment already imposed upon those lands by that revenue survey, and with respect to lands which have not yet been assessed by that revenue-survey shall be such assessment as shall be agreed on by the Collector or settling officer and the owner or holder of the lands which shall be final;

and, in failure of their agreement, it shall be the existing rental of the lands until the revenue-survey now in progress shall have placed a new assessment thereon, after which the assessment so placed by the said revenue-survey shall be understood to be the assessment.

And it shall be lawful for the duly authorized officers of the ⁵[⁶[Government]] employed in the said revenue-survey to enter upon all lands not heretofore assessed by such revenue-survey for the purpose of fixing and making an assessment thereof, provided, no arrangement can be otherwise arrived at by the Collector and the owner or holder, as above provided, to ascertain the fair rental of the lands.

Rule 2.—The assessment of lands of such an exceptional character as not to be assessable under the revenue-survey rules shall be in the discretion of the revenue-officers ⁵[of the ⁶[Government]], which discretion shall be guided, so far as may be, by the rate at which similar land in the same district ⁷[belonging to the ⁶[Govornment]] is let, due regard being had by the said revenue-officers to all equitable considerations affecting such lands.

^{1.} The words "Provincial Government" were substituted for the words "Governor in Council" by the Adaptation of Indian Laws Order in Council.

^{2.} This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.

^{3.} The words "of this Act" were repealed by the Bombay General Clauses Act, 1886 (Bom. 3 of 1886), .Schedule B. This Schedule is printed as an Appendix to the Bombay General Clauses Act, 1904 (Bom. 1 of 1904).

^{4.} The words "payment to the Provincial Government" were substituted for the words "payment to Government" by the Adaptation of Indian Laws Order in Council.

^{5.} The words "of the Crown" were substituted for the words "of Government", ibid.

^{6.} The word was substituted for the word "Crown" by the Adaptation of Laws Order, 1950.

^{7.} The words "belonging to the Crown" were substituted for the words "belonging to Government" by the Adaptation of Indian Laws Order in Council.

Shares of the revenues of villages (such as amals) shall be assessed for the purposes of this Act at the value thereof, calculated at the average shown by such accounts of actual realizations by the holders as are forthcoming for the ten years immediately preceding the promulgation of these rules.

Rule 3.—Lands for which a judi, salami or other quit-rent or land-tax under whatever denomination, is already ¹[paid to the ²[³[State] Government], instead of being liable to only one-forth of the assessment, shall in addition to the annual amount of such Judi salami, quitrent or other tax aforesaid, be liable to a further annual quit-rent, equal to one-fourth of the sum by which the annual or average annual amount of such judi, salami or other quit-rent or tax aforesaid may fall short of the assessment.

Rule 4..—Quit-rent and annual nazrana imposed under this section (section 2) and the rules thereunto annexed shall be fixed in perpetuity, and shall not be liable to increase or decrease on any new assessment, save so far as is above in rule 1 of this section (section 2) provided to the contrary, in the case of lands which have not been already assessed by the revenue-survey now in progress.

Rule 5.—The whole of the exempt lands found in the possession of each holder shall be continued according to the provisions of this section (section 2) and the rules thereunto annexed, and subject to the enactments contained in section 3.

3. Any adjustment made by the ²[3[State] Government] with the holder of land held Adjustment, wholly or partially exempt from the payment of land-revenue, in accordance with section 2 4 * * * and the rules annexed to the said section, shall, so far as the right of 5 [the 2 [3 [State]] Government] to levy the nazrana and the annual quit -rent mentioned in the said section is concerned, not only be binding upon such holder, his heirs and assigns, but also in the rightful owner, his heirs and assigns, whosoever such rightful owner may be:

so far as ²[³[State] Government1 to levy nazrana and quit-rent, binding on holder and rightful owner and assigns.

Provided always that the said rightful owner, his heirs and assigns, shall not, by this Act Savings of or anything therein contained, be deprived of any rights or remedies 6* * * * * to which he rights and or they would be entitled against the said holder, his heirs or assigns for the recovery of the said lands or any part thereof if this Act had not been passed;

owner, his heirs and assigns.

and in the event of rightful owner, his heirs or assigns recovering the said lands or any part thereof, from the said holder, his heirs or assigns, any declaration, guarantee or adjustment made by the ²[³[State] Government] under, or in accordance with, sections 1 and 2 ^{4*} * * and the rules annexed to the said section 2 with respect to the said lands while the same were in the possession of the said holder, shall accrue to the benefit of the said rightful owner, his heirs and assigns.

^{1.} The words "paid to the Provincial Government" were substituted for the words "paid to Government" by the Adaptation of Indian Laws Order in Council.

^{2.} The words "Provincial Government" were substituted for the words "Government in Council" by the Adaptation of Indian Laws Order in Council.

^{3.} This word was substituted for the word 'Provincial" by the Adaptation of Laws Order, 1950.

^{4.} The words "of this Act", were repealed by the Bombay General Clauses Act, 1886 (Bom. 3 of 1886), Schedule B. This Schedule has been printed as an Appendix to the Bombay General Clauses Act, 1904 (Bom. 1 of 1904).

^{5.} The words "the Provincial Government" were substituted for the word "Government" by the Adaptation of Indian Laws Order in Council.

^{6.} The words "either at Law or in equity" were repealed by the Repealing Act, 1876 (12 of 1876).

Such lands. rable property of actual and legal successors by inheritance and heirs by

adoption.

4. Lands held partially or wholly exempt from the payment of land revenue, and already rights of formally adjudicated to be so continuable hereditarily in perpetuity, may, at the option of the ²[State] holder, be henceforth recognized, so far as the rights of ¹[the ²[State] Government] are ment] are concerned, as the heritable and also the transferable property, not only of the actual descedants concerned, of the person to whose descendants inheritance may have been limited by the terms of the recognised said adjudication, but also of all his legal successors by inheritance, including heirs by as heritable collateral, successions and heirs by adoption, and their assigns;

and thereafter the right of ¹[the ²[State] Government] or its officers to question the title to possession, or to exemption from the payment of land-revenue, of any holder of the said land already so adjudicated to be heritable in perpetuity on the ground that he does not belong to the family to which title is restricted by the, adjudication, is hereby abrogated;

Lands adjudicated

and, in any case of recognition as in this section aforesaid, lands already adjudicated to to be heritable, and to which such recognition applies, are henceforth to be held subject to the heritable be payment to ¹[the ²[State] Government] of an annual nazrana calculated at the rate of one anna held subject for each rupee of the assessment of the land, ascertainable as provided in the rules of section to payment of additional 2 3* * * * which nazrana is to be in addition to the partial assessment (if any) ordered by the nazrana. terms of the formal adjudication under which the land has already been declared to be continuable:

Proviso.

Provided, however, that the assent of the holder of all lands adjudicated as aforesaid to the acceptance of such recognition and the payment of such nazrana as in this section as aforesaid shall be assumed, unless such holders shall, within three (3) 4*months from the date on which this Act comes into operation, decline to accept such recognition as aforesaid by a notice given in writing to the Collector of the district.

Provisions

5. Clause 1st.- When the amount of the annual nazrana payable for any holding in in respect of accordance with section 2 or section 4 3* * * * respectively exceeds the sum of ten rupees, nazrana it shall be at the option of the holder of the land on account of which the said nazrana is when it declared payable, if he be not merely a mortgagee, to elect within two4* months after service exceeds ten of a notice explaining the purport and effect of the rules contained in this section (section 5); which service shall be made in the same manner as is hereinafter provided for the service of Occasional the notice described in section 11 3* * * that in lieu of the land being made subject to the nazrana. payment of such annual nazrana an occasional nazrana shall be payable at each change of possession thereof, or of any part thereof, by inheritance or transfer, the amount of which nazrana shall be -

> (a) on every succession by inheritance, a nazrana equal to one year's assessment of the wholly or partially exempt lands which are the subject of such succession;

¹ The words "the Provincial Government" were substituted for the word "Government" by the Adaptation of Indian Laws Order in Council.

This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.

³ The words "of this Act" were repealed by the Bombay General Clauses Act. 1886 (Bom. 3 of 1886), Schedule B. This Schedule has been printed as an Appendix to the Bombay General Clauses Act, 1904 (Bom. 1 of 1904.)

⁴ The word "calendar" was repealed, *ibid*.

(b) on every transfer of lands wholly or partially, exempt from the payment of landrevenue, a nazrana equal to two years' assessment of the land transferred.

The assessment shall be, in each case, ascertainable under the rules annexed to section 2 1*

Provided that, in the event of more than one succession or transfer occurring within Proviso. twelve months, such occasional nazrana ²[on] succession or transfer shall not be leviable more than once:

Provided also that it shall be at the option of the holder of the land to pay such occasional Proviso. nazrana in one sum or by annual instalments not exceeding one-fourth of the whole nazrana per annum.

Clause 2nd.—When, at the election of the holder, lands wholly or partially exempt from Occasional the payment of land-revenue shall have been made liable to occasional nazrana leviable nazrana from whom under this section (section 5), instead of to an annual nazrana of one anna in each rupee of to be levied the assessment as provided by sections 2 and 4 1* * * the occasional nazrana shall be levied from each person obtaining possession of the land to which it is subject, whether by inheritance or transfer,

and it shall be the duty of that person, within the period of one 3* month after obtaining Person possession as aforesaid, to give notice in writing thereof to the Collector or other chief obtaining revenue-officer of the 4** * district in which the said lands are situate, and, in default of to give such notice, the person so obtaining possession shall forfeit, in addition to the nazrana notice to leviable on the occasion, a sum equal to the amount thereof.

Clause 3rd.- It shall also be the duty of the holder of any land made subject under this Holder of section to the payment of occasional nazrana instead of to an annual nazrana of one anna land paying in each rupee of the assessment who shall transfer the same or any part thereof, to give to nazrana to the Collector or chief revenues officer of the 4* * * district in which the lands so transferred give notice are situate, notice in writing of such transfer and of the nature and extent thereof, and of the to Collector, person or persons to whom the same is made, within one 3* month after such transfer has transfer. been made; and, in default of such notice, the person or persons so transferring as aforesaid shall forfeit a sum equal to the amount of the nazrana leviable on the occasion from the person to whom the transfer shall have been made.

6. Clause 1st.—When lands are held wholly or partially exempt from the payment of Holders asland-revenue, upon the title to which exemption there has not been any formal adjudication, serting right to exempthe holders asserting a right to such exemption shall be at liberty, on the conditions tion may hereinafter described, to claim a trial of, and adjudication upon, their title, according to Act claim trial of, and XI of 1852, so far as the same is not altered modified or superseded by, or inconsistent with, adjudication the provisions of this Act.

upon, their according to Act XI of

^{1.} The words "of this Act" were repealed by the Bombay General Clauses Act, 1886, (Bom. 3 of 1886), Schedule B. This Schedule has been printed as an Appendix to the Bombay General Clauses Act, 1904 (Bom. I of 1904).

^{2.} This word was substituted for the word "or" by the Amending Act, 1895(16 of 1895).

^{3.} The word "calendar" was repealed by Bom. 3 of 1880, sch. B.

^{4.} The words "Collectorate or" were repealed, ibid.

Clause 2nd.- In the event of the title to such exemption being upon such inquiry exemption demanded as last aforesaid duly established, the land shall not be heritable in any other established manner, or to any further extent than the same may, on such inquiry as last aforesaid, be adjudged to be heritable; nor shall any adoption be recognised in any Civil Court 1 * * * * or by any officer of ²[the ³[Government]], as'creative of, or continuing, a title to claim from ²[the ³[Governmet]] any exemption from assessment or any other privilege on account of the said lands; and no *nazrana* shall be received on account of ⁴[the ⁵[State] Government] from the holders of such lands.

> And whensoever the same lands or by part thereof, either by operation of law, or by devolution, assignment, gift, sale (whether such sale be judicial, public or private), devise, transfer-deed or other instrument, or otherwise howsoever, pass to any person not an heir by actual descent from the person to whose heirs the lands shall be declared heritable, or in default of such declaration, from the person who may establish his title to exemption as last aforesaid, then the said lands, or such part thereof as may have so passed to any person other than the said actual descendants, shall forthwith become and be liable to payment of annual land-revenue at the full assessment.

Effect of

Clause 3rd.- In the event, upon such inquiry as aforeraid, of there being a failure by the exemption not heing holders to establish title to exemption from payment of land-revenue, the lands to which he established, has failed to establish such title shall forthwith become and be liable to payment of annual revenue at the full assessment.

7. Clause 1st. - When the holders of land, held wholly or partially exempt from the holders payment of land-revenue, demand a trial and adjudication of their title under the provisions and of section 6* *, they shall be required to furnish satisfactory security for the payment of the adjudication, assessment of the land, in case of the failure to prove the title to exemption asserted by security to them; and, in default of their furnishing satisfactory security, the full assessment of the furnished. land which is to be the subject of inquiry shall be levied pending the adjudication.

Refund of assessment

Clause 2nd. - If the inquiry result in the establishment of the asserted title, the holder, or, with interest in the event of his decease, his heir who succeeds to possession of the said lands, shall be if holder entitled to a refund of any assessment levied under the provisions of this section, pending prove title. such inquiry as aforesaid and to interest thereon at the rate of five per cent. per annum.

Full amount of land to prove title.

Clause 3rd .- If the result of the inquiry be that the holder fail to prove his title, the full revenue to amount of land-revenue assessable on the lands from the date of the holder's demand for be paid, if trial shall be levied from the said holder and his security, or either, any sums levied pending holder fail adjudication as aforesaid being taken in account of the same.

Lands held

8. Clause 1st.- Lands held wholly or partially exempt from the payment of land-revenue on behalf of on behalf of religious or charitable institutions shall, if already formally adjudicated to be charitable permanently so continuable, be so continued wholly or partially exempt from such payment institutions. of land-revenue as aforesaid, according to the terms of the adjuciation.

¹ The words "or Court of Law or Equity" were repealed by the Repealing Act, 1876 (12 of 1876).

² The words "the Crown" were substituted for the word "Government" by the Adaptation of Indian Laws Order in Council.

³ This word was substituted for the word "Crown" by Adaptation of Laws Order, 1950.

⁴ The words "the Provincial Government" were substituted for the word "Government" by the Adaptation of Indian Laws Order in Council.

⁵ This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.

⁶ The words "of this Act" were repealed by the Bombay General Clauses Act, 1880 (Bom. 3 of 1886), Schedule B. This Schedule has been printed as an Appendix to the Bombay General Clauses Act, 1904 (Bom. 1 of 1904.)

Clause 2nd. - Lands held on behalf of religious or charitable institutions, either wholly or partially exempt from the payment of land-revenue, shall, if not already formally adjudicated to be permanently so continuable, be declared to be so wholly or partially exempt from such payment of land-revenue as aforesaid; subject, however, to the payment of annual quitrent, equal to one-fourth of the assessment which shall be ascertainable under the rules annexed to section 2 1* * *

Clause 3rd.- It is, however, hereby declared that lands held on behalf of religious or charitable institutions wholly or partially exempt from the payment of land-revenue, shall not be transferable from such institutions either by assignment, sale (whether such sale be judicial, public or private), gift, devise or otherwise howsoever, and no nazrana shall be leviable on account of such lands.

Clause 4th.- If the holders, managers or trustees of such lands shall refuse to accept the terms provided by clause 2 of this section, and shall demand a trial and adjuilication of the title by which the land is held wholly or partially exempt from, land-revenue, they shall be entitled to the same, on the conditions, described in section 7 and subject to the liabilities provided in section 61* *

9. It shall be lawful for the ²[3[State] Government] to appoint officers to carry out the Power to inquiries provided for in this Act in the districts in which Act XI of 1852 has the force of law, invest and to invest any officer so appointed with the authority conferred by the above Act on authority of Inam Commissioners and Assistant Inam Commissioners.

officers with Inam Commissioners and their

10. Whensover any person, or persons, holding lands wholly or partially exempt from Burden of the payment of land-revenue, upon the title to which exemption, there has not been any proof in cases of formal adjudication, shall (whether such alleged title be founded on grant or prescription or inquiries on any other ground whatsoever) demand an inquiry under section 6 1* * into such title, the under burden of proof of such title shall, in every instance; lie and be cast exclusively upon the person or persons holding, or claiming to hold, such, lands so wholly or partially exempt from the payment of land-revenue as aforesaid, notwithstanding any existing usage, law, Regulation, Act or Statute in anywise to the contrary;

and it shall not be lawful for any Civil Court 4* * * * to place the burden of proof upon ⁵[the ⁶[Government]], or upon the officer or officers representing ⁵[the ⁶[Government]], of a right to levy the ordinary land-revenue upon the lands the subject of any such inquiry as aforesaid, and it shall in every instance be presumed, until the contrary is distinctly proved, that ⁵[the ⁶[Government]] has the right to levy such ordinary land-revenue upon the lands the subject of any such inquiry as aforesaid.

It is, however, hereby further provided that nothing in this section contained shall disentitle [Government] or its duly authorized officers, to produce and give evidence in rebuttal or disproof of the alleged title to exemption aforesaid, if it seem to 5 [the ⁶[Government]] or its duly authorized officers, desirable or necessary to produce and give such evidence.

¹ The words "of this Act" were repealed by the Bombay General Clauses Act, 1886 (Bom. 3 of 1886), Schedule B. This Schedule has been printed as an Appendix to the Bombay General Clauses Act, 1904 (Bom. 1 of 1904).

² The words "Provincial Government" were substituted for the words "Governor in Council" by the Adaptation of Indian Laws Order in Council.

³ This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950

⁴ The words "or Court of Law or Equity" were repealed by the Repealing Act, 1876 (XII of 1876).

⁵ The words "the Crown" were substituted for the word "Government" by the Adaptation of Indian Laws Order in Council.

⁶ This word was substituted for the word "Crown" by the Adaptation of Laws Order, 1950.

Collector or other officer under section 6.

11. Clause 1st.- It shall be lawful for the Collector of each 1* * district or for any other may serve officer of ²[the ³[Government]] duly authorized in that behalf, whensoever such Collector or notice on such other officer shall have reason to believe that lands are held wholly or partially exempt holder of from payment of land-revenue, and that there has not been any formal adjudication upon asking the title to such exemption, to serve, or to cause to be served, a notice in writing, upon the whether or holder of such lands, calling upon him to state whether or not be demands an inquiry under not he section 6 4* * *into such alleged title to exemption as aforesaid, instead of accepting and enquiry abiding by the terms described in section 2 5 * * *

Language

Clause 2nd.- The notice shall be in the prevailing language of the 1* * *district in which and form of the lands are situate, and shall explain the nature of the alternatives offered on the part of notice. ⁶[the ⁷[State] Government].

On whom to

Clause 3rd. - It shall be served upon the person holding, or registered in the Government be served. land-registers as holding, the lands wholly or partially exempt from the land-revenue as aforesaid, if he be resident within the limits of the 8[district].

Service on

Clause 4th.- If such person as last aforesaid be not resident within the ⁹[district] the persons, notice shall be served upon any person acting for the aforesaid in respect of the lands.

Clause 5th.—When more persons than one hold jointly lands wholly or partially exempt

lands jointly.

several persons hold from land-revenue, service of notice upon any one of them shall in every case be sufficient. Clause 6th.- If the holder be known to reside in another ⁹[district] of the Bombay when holder known to Presidency, and if there be no person acting for him in the ⁹[district] in which the lands are

Service reside in situate, the notice shall be sent to the Collector of such other ⁹[district] and served or another caused to be served by him.

When no Clause 7th.- If there be not any person acting for the holder, and if he cannot be found, person acts for holder the notice shall be served upon some one of the actual occupants of the land (if any), and and holder a copy of such notice shall be posted in the office of the chief native revenue-officer of the cannot be district, and in the chauri or most public place in the village where the lands are situate.

Enquiry disputed.

Clause 8th.- In the event of any dispute arising as to the sufficiency of the service of any when notice or notices under this section, the matter so in dispute shall be inquired into by the of service of Collector of the district or other officer, appointed for the purpose by the ¹⁰[¹[State] notice Government], and the decision of the Collector or such other officer as aforesaid shall be final, and not open to appeal or question in any Civil Court 11* * * * or elsewhere.

- 1. The words "Collectorate or" were repealed by the Bombay General Clauses Act, 1886 (Bom. 3 of 1886).
- 2. The words "the Crown" were substituted for the word "Government" by the Adaptation of Indian Laws Order in Council.
- 3. This word was substituted for the word "Crown" by the Adaptation of Laws Order, 1950.
- 4. The words "of this Act" were repealed by Bom. 3 of 1886.
- 5. The words "of the same" were repealed, ibid.
- 6. The words "the Provincial Government" were substituted for the word "Government" by the Adaptation of Indian Laws Order in Council.
- 7. This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.
- 8. This word was substituted for the word "Collectorate" by the Amending Act, 1895 (16 of 1895).
- 9. This word was substituted for the word "Collectorate" by the Bombay General Clauses Act, 1886 (Bom. 3 of 1886), Schedule B. This Schedule has been printed as an Appendix to the Bombay General Clauses Act, 1904 (Bom. 1 of 1904).
- 10. The words "Provincial Government" were substituted for the words "Governor in Council" by the Adaptation of Indian Laws Order in Council.
- 11. The words "or Court of Law or Equity" were repealed by the Repealing Act, 1876 (12 of 1876).

Clause 9th. - If within two *months after the service of such notice in manner aforesaid, Holder the person holding the lands wholly or partially exempt from revenue as aforesaid, or his answer for legally constituted agent, shall not give an answer in writing to such notice, stating clearly two months, in such answer that he demands an inquiry into the title to such exemption as aforesaid, he have shall be deemed to have finally dispensed with such inquiry, and the lands, if held as dispensed aforesaid by an individual or individuals, shall be dealt with under sections 1 and 2 2* and the rules annexed to said section 2, and, if held on behalf of religious or charitable institutions, shall be dealt with under clause 2 of section 8 3*

But, if no holder or owner can be discovered, the land shall be fully assessed to the If no holder public revenue, and shall continue to be so assessed unless some person shall, within the discovered law of limitations, appear and prove his title to it.

fully

Clause 10th.- In the event of any dispute arising as to the sufficiency of any such Inquiry answer as last aforesaid, or as to its meaning, or as to its having been given within the time when sufficiency required by this Act, the matter so in dispute, shall be inquired into by the Collector or other of answer to officer appointed for the purpose by the ³[⁴[State] Government] and the decision of the ^{notice} disputed. Collector or such other officer as aforesaid shall be final, and not open to appeal or question in any Civil Court.5* * * or elsewhere.

Clause 11th.- Whensoever an answer in writing is given by any holder or his agent After answer demanding an inquiry under section 6 or clause 4 of section 8 6* * the Collector or other inquiry officer to where such answer has been given shall take the security required in such case by security to section 7 6* * *, or, in default of the same being furnished, shall take such steps as shall be necessary for levying the full assessment of the land as required by the said section, and shall refer the holder's claim to the officer appointed by Government for the trial of such Claim to be matters, who shall, with reasonable regard to the public convenience, and to the convenience referred to officer. of all persons interested or to be engaged in conducting such inquiry, fix a time at which it Time to be shall be proceeded with.

Clause 12th.- Any claimant demanding an inquiry into his title shall be allowed the Claimant benefit of any evidence to be found in the records of the present or any former Government, allowed benefit of in custody of such public officer as is authorized by the ⁷[⁴[State] Government] to have evidence to charge or custody of the same, and such public officer shall be in bound to search for and be found in to produce the same on application made to him.

Government records in custody of such public officer.

12. [Validation of prior notices, orders and settlements] Rep. Act. XVI of 1895.

¹ The word "calendar" was repealed by the Bombay General Clauses Act, 1886 (Bom. 3 of 1886).

² The words "of this Act" were repealed, ibid.

³ The words "Provincial Government" were substituted for the words "Governor in Council" by Adaptation of Indian Law Order in Council.

⁴ This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.

⁵ The words "of Court of Law or Equity" were repealed by the Repealing Act, 1876 (12 of 1876).

⁶ The words "of this Act" were repealed by the Bombay General Clauses Act, 1886 (Bom. 3 of 1886), Schedule B. This Schedule has been printed as an Appendix to the Bombay General Clauses Act. 1904 (Bom. 1 of 1904)

⁷ The words "Provincial Government" were substituted for the words "British Government" by the Adaptation of Indian Laws Order in Council.

Appeal from proceedings of officers to be made Government.

- 13. When any adjustment of a claim or claims to total or partial exemption from landrevenue has been made by the ¹[²[State] Government], or any duly authorized officer ³[of making the 4[Government]], under the second, fifth and eighth section 5* any appeal from or against the proceedings, orders or acts of the officers '[of the to 2[State] 4[Government]] engaged in making any such adjustment shall be made to the 1[2[State] Government], or to such officer or officers as may be appointed by the [2] State Government] to take cognizance of such appeals, and shall not be recognizable by any other authority.
 - 14. [Bar of suits against Government officers.] Rep. Act X of 1876.

15. All quit-rents, nazranas, succession duties, transfer duties and forfeitures, payable under this Act, shall be levied in the manner in which ordinary land-revenue is now lévied. recoverable, and the claim of the 1 [2 [State] Government] to such quit-rents and nazranas, and to all forfeitures provided by this Act, shall have precedence over any other debt, demand or claim whatsoever, whether in respect of mortgage, judgment, decree, execution or attachment or otherwise howsoever against the lands, on the holder or holders thereof.

16. (A) [Number and gender, Rep. Bom. III of 1886]

(B) the word "lands" shall, for the purposes of this Act, be understood to include tion clause. villages, portions of villages, shares of the revenues thereof, and landed estate of every description:

- (C) "political tenure" is tenure created from, or dependent upon, political considerations, the existence of which shall be determined by the Government;
- (D) The phrase "lands held for service" shall include lands specially granted, or held or continued, nominally for the performance of service, whether that service be actually performed or not, and lands granted, held or continued, partly in consideration of past service, and partly for the performance of prospective service, but shall not include lands granted in consideration of past service only, and it is to be understood ⁸[that the ²[State] Government] shall be competent to determine any question that may arise in giving effect to this Act, as to whether or not any lands are lands held for service.

^{1.} The words "Provincial Government" were substituted for the words "Governor in Council" by the Adaptation of Indian Laws Order in Council.

^{2.} This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.

^{3.} The words "of the Crown" were substituted for the words "of Government" by the Adaptation of Indian Laws Order in Council.

^{4.} This word was substituted for the word "Crown" by the Adaptation of Laws Order, 1950.

^{5.} The words "of this Act" were repealed by the Bombay General Clauses Act, 1886 (Bom. 3 of 1886), Schedule B. This Schedule has been printed as an Appendix to the Bombay General clauses Act, 1904 (Bom. 1 of 1904).

^{6.} The words "it shall not be competent for any Civil Court or Court of Law or Equity to question such adjustments; so for as the right of Government to levy from the holder or holder of the lands for the time being, the nazrana and the annual quit-rents mentioned in the said second, fifth and eight sections, or any of them, is concerned," were repealed by the Bombay Revenue Jurisdiction Act, 1876 (10 of 1876).

^{7.} The words "the provincial Government" were substituted for the word "Government" by the Adaptation of Indian Laws Order in Council.

^{8.} The words "that the Provincial Government" were substituted for the words "that Government" ibid.

- (E) formal adjudication shall be held to mean final adjudication under any Regulation of the Bombay Government, or under Act XI of 1852 in cases to which the same were applicable, and in other cases final adjudication after inquiry by 1 [the 2 [State] Government] or some authorized officer thereof:
- (F) for the purposes of this Act, the word "holder" shall be taken to signify the person, who, by himself, his tenants, sub-tenants or agents, is in possession of the land held wholly or partially exempt from land-revenue assessment, and shall include a mortgagee in possession as aforesaid:
- (*G*) the word "transfer" shall, for the purposes of this Act, be taken to meet the permanent alienation of land by assignment, gift, sale, deed or other instrument, or therwise howsoever, and also mortgage of the same under which possession shall have passed or is to pass to the mortgagee.

^{1.} The words "the Provincial Government" were substituted for the words "the British Government" by the Adaptation of Indian Laws Order in Council.

^{2.} This word was substituted for the word "Provincial" by the Adaptation of Laws Order 1950.

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