## BOMBAY REGULATION XXII OF 1827.1

[1st January 1827]

Repealed (except ss. 40 to 43), by Act 13 of 1889.

Repealed in part, by Act 12 of 1873.

Amended, by Bom. 3 of 1886.

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

A Regulation to declare and define military authority, in its relations to the civil power and to the community at large.

PREAMBLE. Rep. Act XIII of 1889.

## CHAPTERS I TO VI.

[Courts-martial; Military Courts having civil and criminal jurisdiction; Police; Aid by Civil Authorities to Military Tribunals Military Courts of Request; Offences cognizable in Civil Court; Limits of Cantonments; Superintendent of Bazars; Process by Civil Authority; Camp-followers.]

1 to 39. Rep. Act XIII of 1889.

## CHAPTER VII.

OF THE AID WHICH MAY BE FURNISHED BY CIVIL AUTHORITIES TO EXPEDITE THE MARCH OF MILITARY LORGES, AND OF COMPENSATION TO INDIVIDUALS FOR DAMAGE CAUSED BY THE TROOPS ON SUCH OCCASIONS.

40. When military bodies, exceeding in number two hundred (200) of infantry, Notice to or one hundred (100) of cavalry, shall have occasion to march through a st territory, District Magistrates and also, if the number be smaller, provided they will require aid from the local through authority, the commanding officer shall give timely notice to each \*[District whose juris-Magistrate] through whose jurisdiction he will press, specifying the probable time of diction troops his arrival, the extent of the corps, and the nature of the aid (if any) which will be required.

41. First.—If it be required, the [District] Magistrate shall direct his establish- Aid to be ment to be in readiness to procure guides, and such supplies of provisions as the furnished by country may furnish, and such conveyance for passing rivers or ghats, or any Magistrate. peculiarly difficult places, as is professionally provided by the inhabitants for such purposes.

Second.—Provisions and conveyance supplied as above mentioned to individuals How paid for. shall be paid for by them at the time and at the current rate of the place, the guides and conveyance for public property shall be paid for at the same rate by the Collector of the district, according to a certificate which the commanding officer is to grant, denoting the services performed; and the Collector is to insert the amount so disbursed at the foot of his treasury-account, in explanation of his treasury-balance as prescribed for similar cases.

Ss. 40 to 43 of Bom. Reg. 22 of 1827 were declared, by the Laws Local Extent Act, 1874 (15 of 1874). Ss. 40 to 43 of Bom. Reg. 22 of 1827 were declared, by the Laws Local Extent Act, 1874 (15 of 1874), s. 5, and Sch. 3 as amended by Act 13 of 1889, to be in force in the whole of the State of Bombay, except as regards the Scheduled Districts, i.e., the villages belonging to the following Mehwassi Chiefs:—
(1) The Parvi of Kathi, (2) the Parvi of Nal, (3) The Parvi of Singpur, (4) The Walvi of Gaohalli, (5) The Wassawa of Chikhli, and (6) The Parvi of Nawalpur.

The word "British" was deleted by the Adaptation of Laws Order, 1950.

""District Magistrate" was substituted for "Magistrate" 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. I of 1904).

""District" was substituted for "local", ibid.

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42. First.—When emergent occasions require the immediate march of troops on emergent and more extensive aid towards it than is allowed by the preceding section, is occasions aid necessary, the [District] Magistrate may resort to impresement under the following may be prorules, being careful to define the nature of the employment for which the impress-pressment. ment is made and the period it is to continue.

Second.—The [District] Magistrate's authority for acting as in the preceding what conclause shall be either an order from the \*[Central Government] or a letter from the eldered .ss. commanding officer declaring his inability to proceed without the [District emergency. Magistrate's] aid, and fully explaining the circumstances which render the movement of paramount importance to the general inconvenience occasioned by impressment. or receipt of which the District Magistrate will act at discretion.

Third.—Remuneration for services or suppplies precured by impressment is to be Remunerafixed by the [District Magistrate] on a liberal scale, and paid according to the tion how principles of clause second, section 41, of this Regulation, namely, individuals are made. to pay for that which is personal accommodation, and the Collector is to defray the charges incurred for the public service under the above-quoted rules.

Fourth. --Whenever impressment shall take place by virtue of this section, the Report as to District Magistrate] shall, within ten (10) days, report the fact, with the cause impressment. and extent of impressment, and the rates of remuneration allowed \*\*to the \*{Central Government]

43. First.—When damage is occasioned to individuals by the march or encamp Certificate to ment of troops, the commanding officer shall, on application by the sufferer, furnish be furnished him with a certificate of the nature, extent and cause thereof. anstabling injury.

Second.—The certificate mentioned in the preceding clause shall, if presented refeet of to the Collector or any of his officers holding charge of a district within ten (10) days certificate. from its date, entitle the sufferer to compensation for loss occasioned by such movements or positions of the troops as are bone fide of a military nature.

Third.—On a demand being made by virtue of this section to the Collector, suit against he shall inquire into its merits, and, if satisfied that it is just, shall apply to Ithe Central Central Government] for permission to pay it; if the Collector thinks the demand Government to is not just, or if [the Central Government] withhold permission to pay it, the be instituted. complainant may bring the case to decision according to the process of civil law by instituting a suit against of the Central Government].

## CHAPTERS VIII AND IX.

[Requisitions for Military aid by Civil Authorities; Spirituous Liquors.]

44 to 55. Rep. Act XIII of 1889.

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

These words were substituted for "Magistrate" by Bom. 8 of 1886, Sch. B. This Schedule is

printed as an appendix to Bom. 1 of 1904.

The word "both" and the words "and the Court of Sudder Foujdary Adawlut" were repealed by the Repealing Act, 1°73 (12 of 1873).

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

The words "the Central Government" were substituted for the words "the Collector", stid.

<sup>1&#</sup>x27;'District Magistrate'' was substituted for "Local" by 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).