THE REVENUE RECOVERY ACT, 1890

ARRANGEMENT OF SECTIONS

SECTIONS

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THE SCHEDULE.
THE REVENUE RECOVERY ACT, 1890
ACT NO. 1 OF 1890
[14th February, 1890.]

An Act to make better provision for recovering certain public demands.

WHEREAS it is expedient to make better provision for recovering certain public demands; It is hereby enacted as follows:—

1. Title and extent.—(1) This Act may be called the Revenue Recovery Act, 1890.

2. Definitions.—In this Act, unless there is something repugnant in the subject or context,—

3. Recovery of public demands by enforcement of processes in other districts than those in which they become payable.—(1) Where an arrear of land-revenue, or a sum recoverable as an arrear of land-revenue, is payable to a Collector by a defaulter being or having property in a district other than that in which the arrear accrued or the sum is payable, the Collector may send to the Collector of that other district a certificate in the form as nearly as may be of the Schedule, stating—

4. Remedy available to person denying liability to pay amount recovered under last foregoing section.—(1) When proceedings are taken against a person under the last foregoing section for the recovery of an amount stated in a certificate, that person may, if he denies his liability to pay the amount or any part thereof and pays the same under protest made in writing at the time of payment and signed by him or his agent, institute a suit for the repayment of the amount or the part thereof so paid.

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1. This Act has been modified in its application to the Benares Family Domains, see s. 15 of the Benares Family Domains Act, 1904 (U.P. Act 3 of 1904).

2. The Act has been extended to Goa, Daman and Diu with modifications by Reg. 12 of 1962, s. 3 and the Schedule, extended to and brought into force in Dadra and Nagar Haveli by Reg. 6 of 1963, s. 2 and the First Schedule (w.e.f. 1-10-1967) and the Union territory of Lakshadweep by Act 26 of 1968, s. 3 and the Schedule.

3. The Act has been extended to and brought into force in Union territory of Ladakh by Act 26 of 1968, s. 3 and the Schedule.

4. The word “and” rep. by Act 10 of 1914, s. 3 and the Second Schedule.

5. Sub-section (3) rep. by s. 3 and the Second Schedule, ibid.

6. Ins. by Act 4 of 1914, s. 2 and the Schedule, Part I.

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* Vide Notification No. S.O. 3912 (E), dated 30th October, 2019, this Act is made applicable to the Union territory of Jammu and Kashmir and the Union territory of Ladakh.
(2) A suit under sub-section (1) must be instituted in a Civil Court having jurisdiction in the local area in which the office of the Collector who made the certificate is situate, and the suit shall be determined in accordance with the law in force at the place where the arrear accrued or the liability for the payment of the sum arose.

(3) In the suit the plaintiff may, notwithstanding anything in the last foregoing section, but subject to the law in force at the place aforesaid, give evidence with respect to any matter stated in the certificate.

1[(4) This section shall apply if under this Act as in force as part of the law of [Pakistan or] Burma, or under any other similar Act forming part of the law of [Pakistan or] Burma, proceedings are taken against a person in [Pakistan or Burma, as the case may be,] for the recovery of an amount stated in a certificate made by a Collector in [any State to which this Act extends].]

5. Recovery by Collectors of sums recoverable as arrears of revenue by other public officers or by local authorities.—Where any sum is recoverable as an arrear of land-revenue of any public officer other than a Collector or by local authority, the Collector of the district in which the office of that officer or authority is situate shall, on the request of the officer or authority, proceed to recover the sum as if it were an arrear of land-revenue which had accrued in his own district, and may send a certificate of the amount to be recovered to the Collector of another district under the foregoing provisions of this Act, as if the sum were payable to himself.

6. Property liable to sale under this Act.—(1) When the Collector of a district receives a certificate under this Act, he may issue a proclamation prohibiting the transfer or charging of any immovable property belonging to the defaulter in the district.

(2) The Collector may at any time, by order in writing, withdraw the proclamation, and it shall be deemed to be withdrawn when either the amount stated in the certificate has been recovered or the property has been sold for the recovery of that amount.

(3) Any private alienation of the property or of any interest of the defaulter therein, whether by sale, gift, mortgage or otherwise, made after the issue of the proclamation and before the withdrawal thereof, shall be void as [against the Government] and any person who may purchase the property at a sale held for the recovery of the amount stated in the certificate.

(4) Subject to the foregoing provisions of this section, when proceedings are taken against any immovable property under this Act for the recovery of an amount stated in a certificate, the interest of the defaulter alone therein shall be so proceeded against, and no incumbrances created, grants made or contracts entered into by him in `good faith shall be rendered invalid by reason only of proceedings being taken against those interests.

(5) A proclamation under this section shall be made by beat of drum or other customary method and by the posting of a copy thereof on a conspicuous place in or near the property to which it relates.

7. Saving of local laws relating to revenue.—Nothing in the foregoing sections shall be construed—

(a) to impair any security provided by, or affect the provisions of, any other enactment for the time being in force for the recovery of land-revenue or of sums recoverable as arrears of land-revenue, or

(b) to authorise the arrest of any person for the recovery of any tax payable to the corporation, commissioner, committee, board, council or person having authority over a municipality under any enactment for the time being in force.

1. Ins. by the A.O.1937.
3. Subs., ibid., for “Burma”.
4. Subs. by Act 33 of 1950, s. 2 and the Schedule for “a Part A State or a Part C State”.
5. Subs. by the A.O. 1937, for “against the Government”.
6. Subs. by the A.O. 1948, for “Crown”.
7. See definition in the General Clauses Act, 1897 (10 of 1897), s. 22.
8. Recovery in India of certain public demands arising beyond India.—When this Act has been applied to any local area which is under the administration of [the Central Government but which is not part of India], an arrear of land-revenue accruing in that local area, or a sum recoverable as an arrear of land-revenue and payable to a Collector or other public officer or to a local authority in that local area, may be recovered under this Act in India.

9. Recovery in India of land revenues, etc., accruing in Burma.—(1) The Central Government may direct that an arrear of land-revenue accruing in Burma or a sum recoverable in Burma as an arrear of land-revenue and payable to a Collector or other public officer or to a local authority in Burma may be recovered under this Act in India and thereupon such arrear or sum shall be so recoverable:

Provided that the Central Government shall not give any such direction unless it is satisfied that the remedy available under section 4 of this Act in India to a person paying under protest an arrear accruing in India is available under Burma law in Burma to a person paying under protest in India an arrear accruing in Burma.

(2) For recovering by virtue of this section any arrears of tax, penalty due under the enactments relating to income-tax or super-tax in force in Burma, the Collector shall have such additional powers as he has in the case of Indian income-tax and super-tax under the proviso to section 46(2) of the Income-tax Act, 1922 (11 of 1922).

(3) Sub-sections (1) and (2) shall apply in relation to Pakistan as they apply in relation to Burma.

10. Duty of Collectors to remit moneys collected in certain cases.—Where a Collector receives a certificate under this Act from a Collector of another State or a Collector in Pakistan or Burma, he shall remit any sum recovered by him by virtue of that certificate to that Collector, after deducting his expenses in connection with the matter.

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1. Subs. by the A.O. 1937, for “the G. G. in C.”.
3. Subs., ibid., for “British India”.
4. The words “the Provinces of” omitted by the A.O.1950.
5. Ins. by the A. O. 1937.
6. For a direction under this section, see Gazette of India, 1937, Pt. I, p. 1941.
8. Ins., ibid.
THE SCHEDULE
CERTIFICATE

[See section 3, sub-section (I)]

From
The Collector of

To
The Collector of

Dated the of 18

The sum of Rs. _______ is payable on
account of _______, son of _______, resident of _______, who is
believed (to be at _______) (to have property consisting
of _______) in your district.

Subject to the provisions of the Revenue Recovery Act, 1890, the said sum is recoverable by you as if it were an arrear of land-revenue which had accrued in your own district, and you are hereby desired so to recover it and to remit it to my office at

A.B.,

Collector of