

THE SIND ACT NO. VII OF 1882
THE SIND LANDING AND WHARFAGE FEES
ACT, 1882.

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[18'h November, 1882]

An Act to provide for the levy of fees for the use of Public
Landing-places.

WHEREAS it is expedient to provide for the levy of fees for the use Preamble.
of public landing-places in certain ports in the 2[Province of Sind]; It is
hereby enacted as follows :---

1.

This Act shall be called “the °[Sind] Landing and wharfage Short title.
Fees Act, 1882.”

2.

4[It shall extend to any ports] in the 5[Province of Sind] to which Local extent.

6[Government] may from time to time, by 7notification and the
8[Official Gazette], extend the Act.

3.

[Repeal of Bom. Act III of 1879.] rep. by the Sind Laws

(Adaptation, Revision, Repeal and Declaration) Ordinance, 1955
(Sind 5 of 1955), S. 6, Sch. II.

4.

In this Act 9[the term “Government” !°[* * * * *] means the “Government”

Provincial Government]; the 4[term “landing-place” includes a “Landing place”
bandar, wharf, pier, jetty, hard and any place used for the landing, and

shipping, or storage of goods, or for the embarking or disembarking “passengers”

of passengers] : defined.

For Statement of Objects and Reasons, see B.G.G., 1881, Pt. V, P. 41; and for Proceedings in
Council, see ibid, p. 47.

Subs. by the Sind Laws (Adaptation, Revision, Repeal and Declaration) Ordinance 1955 (Sind 5 of
1955), s. 3(ii) (a) (w.e.f 30th May, 1951), for “Bombay Presidency”.

Subs. ibid, s.3(i),(w. e. f. 30th May, 1951), for “Bombay”.

Subs. by the amending Act, 1895 (16 of 1895), sch. II, for “It shall extend—(a) to the Ports of Karachi
and Aden, (b) any other Ports”.

Subs. by the Sind Laws (Adaptation, Revision, Repeal and Declaration) Ordinance, 1955 (Sind 5 of 1955) s. 3(ii) (a) (w.e.f. 30th May, 1951), for "Presidency of Bombay".

Subs. by the A.O., 1937, for "the G. in C.".

No Notification has been issued so far.

Subs. by the A.O., 1937, for "B.G.G. and other local Official Gazette".

Ins. *ibid*.

. The words and comma "in relation to a major port means the Central Government, and save as aforesaid" omitted by W.P.XVI of 1957,s. 3(3), Sch. III.

. This definition subs. by the Sind Landing and Wharfage Fees (Amdt.) Act, 1916 (Sind 5 of 1916), s. 2(a).

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* * * * *

2[and the term “passengers” means any person of three years of age or upwards, carried in a vessel, other than the master and crew and the owner, his family and servants.]

5. It shall be lawful for \$[Government] from time to time by notification in the 4[Official Gazette]---

a

o define the limits of any port to which this Act is made applicable when such limits have not been defined under the 5[Ports Act, 1908]:

o determine what are public landing-places to which the provisions of this Act shall apply;

0 determine the limits of any such landing-places;

o withdraw this Act from any port in which it is for the time being in force;

0 fix the fees to be levied---

1) on goods landed, shipped or stored at, and

2) on passengers embarking or disembarking at, and

3) on animals or vehicles bringing or removing goods to or from, or plying for hire at, and

4) on vessels or boats approaching or lying along-side any such landing-place ;

7[Provided that it shall be lawful for 3[Government] at any time to exempt any goods, passengers, vessel, boat, animal or vehicle wholly or partially from any fee to which the same may be liable under this section;]

7[provided further that the fee to be levied on any passenger on each occasion of embarking or disembarking at a landing-place shall not exceed 8[six paisa.].

Government to fix
limits of bandars,
etc., and the fees
to be levied.

1. The definition of the term, “Commissioner” rep. by the Sind Landing and Wharfage Fees (Amat.) Act, 1916 (Sind 5 of 1916), s. 2 (b).

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Added *ibid.*, s. 2(c).

Subs. by the A. O., 1937, for “the G.in C”.

Subs. *ibid.*, for “B.G. G and other local official Gazette”.

Subs. by the Sind Laws (Adaptation, Revision, Repeal and Declaration) Ordinance, 1955 (Sind 5 of 1955), s. 7 Sch. III, for “Indian Ports Act, 1875”.

No

Cl. (e) subs. by Sind 5 of 1916, s. 3(1).

This and the succeeding proviso subs. *ibid.*, s. 3(2), for the original proviso.

8. Subs. for “one anna” by the W..P (Provincial Laws Amendment) Ordinance, 1960 s. ss4, Sch. II.

6. The levy

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of fees under this Act shall be made and all other powers

and duties conferred and imposed by this Act or by any bye-laws made

hereunder, sh

all be exercised and performed by such officers as

][Government] shall from time to time direct, or by such persons as 2[it] shall

from time to time direct in this behalf.

7. The officers and persons whose duty it may be to levy fees under this

Act shall have

the same as ai

the same powers for collecting and enforcing payment of
re exercisable under the provisions of any law, for the time

being in force, in respect of duties of sea customs by the Collector of
Customs and his subordinates, and shall have the same privileges and be
subject to the same liabilities in have the same privileges and be subject to

the same liabil

ities in respect of anything done by them in collecting and

enforcing payment of the said fees as the said Collector of Customs and his
sub-ordinates have, or are liable to, under the provisions of any such law.

The law
relating to the
of informers, sh

for the time being in force for the punishment of offences
levy or payment of duties of sea-customs, and for the reward
all, as far as may be, apply to similar offences committed in

respect of the said fees.

3[In par
generality of

icular and without prejudice to the generality to the
the provisions of the foregoing paragraph, the penalty

prescribed in the third column of article | of section 167 of the 4Sea Customs

Act, 1878, shal

made under this Act.]

8. Tables o

be leviable in respect of the contravention of any bye-law

the fees leviable under this Act shall be posted up in some

conspicuous position at every landing-place at which such fees are
leviable, in English and the Vernacular language of the district, province, or

territory in whic

h the port is situate.

9. 5[The] [Chief Customs-authority] may, with the previous sanction of
Government, from time to time make, and from time to time alter or repeal,

bye-laws not in

consistent with the provisions of this Act :

(a) Regulating the use of every landing-place to which this Act
applies;

1. Subs. by the A. O., 1937, for "the G. in C".

2. Subs. ibid. for "he".

3. This para ins. by the Sind Landing and Wharfage Fees (Amect.) Act, 1916 (Sind 5 of 1916),

s. 4.

4. Nowsee the Customs Act, 1969.

5. Ins. by the Sind Repealing and Amending Act, 1919 (Sind 2 of 1919), s. 2, Sch. I.

6. Subs. by Sind 5 of 1916, s. 5(a), for "The Commissioner may, within the district, province or
territory under his charge, and, in respect of any other port or ports to which the
provisions of this Act may hereafter be extended, the Chief Customs-authority for the
Presidency of Bombay".

Powers and duties
under this Act by
whom to be
exercised and
performed.

Powers privileges
and _ liabilities of

officers who
collect fees.

Punishment of
offenders.

Tables of fees to
be posted up.

Powers to make
bye-laws.

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(b) providing for the management of the traffic over, on or about
and to and from every such landing-place;

'[(c) regulating the collection and remittance of the fees leviable
under all or any of the provisions of this Act; and]

2[(d)] generally for the guidance of all persons in matters connected
with the enforcement of this Act.

The bye-laws so made, and every alteration of the same and every
order repealing the same or any portion thereof, shall be published in the
3[Official Gazette].

4110. 5[In any port to which this Act applies expenditure incurred under
any of the following heads shall be deemed for the purposes of the next
succeeding section to be expenditure under this Act, for the port, that is to
say, expenditure---]

(a) in payment of the expenses of the administration of this Act;
(b) in defraying the cost of acquiring or constructing new landing-

places required for the convenience of the traffic or trade of such
port;

(c) in maintaining and improving any existing landing-place and in
constructing, maintaining or providing waiting rooms and other
convenience or facilities for passengers, and generally in the
improvement of such port; and

(d) in payment of the charges connected with the establishing,
maintaining and working of telegraphs and telephones between
any such ports;

6[11. (1) For each port to which this Act applies a distinct account, to be
called the landing and wharfage fees fund account, shall be kept showing,
in such detail as the Chief Customs-authority prescribes, the receipts and
expenditure under this Act for the port.

Original cl. (c) numbered as cl. (d) by *ibid*, s. 5 (c).
Subs. by the A.O., 1937, for "B.G.G. and other local Official Gazette".
Subs. by Sind 5 of 1916, s. 6, for the original section 10.

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to which this Act applies".

6. S.11 added by Sind 5 of 1916, s. 7.

Fees realized
under this Act
how to be
expended.

Receipt,
expenditure and
account of
landing and

wharfage fees.

Cl. (c) ins. by the Sind Landing and Wharfage Fees (Amedt.) Act, 1916 (Sind 5 of 1916). S. 5(b).

Subs. by the A. O, 1937, for "The proceeds of all fees realized under this Act shall be expended in any port

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An abstract of the account for the past financial year, in such form as the Chief Customs-authority prescribes, shall be published annually as soon after the first day of April as may be practicable.

(2) If an advance of money shall be made by the Government for any of the purpose of this Act, on account of any port to which this Act applies, simple interest on that advance or upon so much of it as shall remain unrepaid, at such rate as '[Government]' may determine, shall be chargeable in the landing and wharfage fees fund account of such port.

(3) All monies received under this Act at or on account of Grouping any port to which this Act applies shall be credited in the posts. landing and wharfage fees fund account of the port.

(4) Qe * * * * K K KK KK

3[12 [Government] may direct that for the purposes of sections 10 and 11 any number of ports to which this Act applies shall be regarded as constituting a single port.

4* * * * *

Subs. by the A. O., 1937, for the G. in C.”.

Sub-section (4) omitted *ibid*.

Added by the Sind Landing and Wharfage Fees (Amdt.) Act, 1916 (Sind if 5 of 1916), s. 7.
The words “and thereupon all monies to be credited to the landing and wharfage, fees fund account under section 11 shall from a common fund account which shall be available for expenditure for the sake of the several ports of the group on the objects authorized by this Act” omitted by the A. O., 1937.

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