Punjab District Boards (Tax-Validating) Act, 1927

HARYANA India

Punjab District Boards (Tax-Validating) Act, 1927

Act 3 of 1927

- Published on 26 January 1928
- Commenced on 26 January 1928
- [This is the version of this document from 26 January 1928.]
- [Note: The original publication document is not available and this content could not be verified.]

Punjab District Boards (Tax-Validating) Act, 1927Punjab Act No. 3 of 1927Received the assent of the Viceroy and Governor General on the 26th January, 1928, and was first Published in the Punjab Gazette of the 3rd February, 1928. For Statement of Objects and Reasons, see Punjab Gazette, 1927, Extraordinary, page 64. For Proceedings in Council, see the Punjab Legislative Council Debates, Volume X-B, pages 1491-1506. An Act to validate the imposition of certain taxes by District Boards in [Punjab] [Substituted for the words 'East Punjab' (which had been inserted for the word 'the Punjab' by the Indian Independence (Adaptation of Bengal and Punjab Acts) Order, 1948) by the Adaptation of Laws (Third Amendment), Order, 1951.]. Whereas it is necessary to remove doubts as to Preamble. the legality of certain taxes imposed by certain district boards in [Punjab] [Substituted for the words 'East Punjab' (which had been inserted for the word 'the Punjab' by the Indian Independence (Adaptation of Bengal and Punjab Acts) Order, 1948) by the Adaptation of Laws (Third Amendment), Order, 1951.] and whereas the previous sanction of the Governor-General has been obtained under clause (a) of sub-section (3) of section 80-A of the Government of India Act; It is hereby enacted as follows:

1. Short title.

- This Act may be called the Punjab District Boards (Tax-Validating) Act, 1927.

2. Validation of taxes imposed by certain district boards.

- Notwithstanding anything contained in any law, the taxes imposed by the district boards specified in the first column of the Schedule, the imposition of which was notified in the notifications specified in each case in the second column of the Schedule, and the taxes, if any, the imposition of which was notified in notifications cancelled by notifications so specified, shall be deemed to have been legally imposed with effect from the dates notified in each case as the date from which such taxes were imposed or were to come into force and to have remained legally in force until the fifteenth day of November in the year nineteen hundred and twenty-seven or until the date with

1

effect from which the notifications in which their imposition was notified were cancelled, as the case may be :

District Board Notification

Hissar ... No. 15789, dated 12th June,1924

... No. 6220, dated 11th March,1925, as corrected by No. 11160, dated 29th April,

Gurgaon

1925

Karnal ... No. 10675, dated 22nd April,1925

Ambala ... No. 28872, dated 28thDecember, 1925

Simla ... No. 4412, dated 17thFebruary, 1925

Kangra ... No. 25852, dated 25thNovember, 1924, and No. 12527, dated 21st April, 1926

Hoshairpur ... No. 25547, dated 14thSeptember, 1926

Jullundur ... No. 18162, dated 30th April,1924, as corrected by No. 3573, dated 7th February,

1925

Ludhiana ... No. 17008, dated 20th July,1925 Amritsar ... No. 8616, dated 31st March,1925

Gurdaspur ... No. 29646, dated 22ndNovember, 1922

* * *

^{*}Entries relating to Sialkot, Gujranwala, Sheikhpura, Shahpur Jhelum, Rawalpindi, Attock, Mianwali, Montgomery, Jhang, Muzaffargarh and Dera Ghazi Khan omitted by Adaptation of Laws (Third Amendment) Order of 1951.