Tamil Nadu Permanent Settlement (Interpretation) Regulation, 1822

TAMILNADU India

Tamil Nadu Permanent Settlement (Interpretation) Regulation, 1822

Act 4 of 1822

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Tamil Nadu Permanent Settlement (Interpretation) Regulation, 1822(Tamil Nadu Regulation 4 of 1822)The short title was given by the Repealing and Amending Act, 1901 (Central Act XI of 1901).A Regulation declaring the true intent and meaning of [Regulation XXV of 1802, so far as it relates] [Substituted for the words and figures 'Regulations XXV, XXVIII and XXX of 1802, so far as they relate,' by the Repealing and Amending Act, 1901 (Central Act XI of 1901), section 3(1) and the Second Schedule.] to the rights of the actual cultivators of the soil.

1. Preamble.

- Doubts having occurred regarding the meaning and Preamble, construction of the Regulations enacted for insuring the prompt realization of the rents due and payable by the actual cultivators of the soil, either to the officers of Government on the public account, or to [zamindars] [Zamindari estate has been abolished. See section 3 of the Tamil Nadu Estates (Abolition and Conversion into Ryotwari) Act, 1948 (Tamil Nadu Act XXVI of 1948).] or others entitled to receive the same by inheritance or purchase, or in virtue of special grants issued by the ruling authority on terms of a permanent or temporary settlement of the land-revenue; it has become necessary for Government to declare that in passing those regulations, it had no intention of authorizing any infringement or limitation of any established rights of any class of its subjects whatsover, such rights being properly determinable by judicial investigation only. The Honourable the Governor in Council has, therefore, been pleased to pass the following Regulation.Notes. - The Regulation was declared by the Laws Local Extent Act, 1874 (Central Act XV of 1874), section 4 and the Second Schedule, to be in force in the whole of the State of Tamil Nadu except the territories mentioned in the Sixth Schedule to that Act.

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2. Intent of Regulation XXV of 1802, declared.

- It is hereby declared that the provisions of [Regulation XXV of 1802] [Substituted for the words and figures 'Regulations XXV, XXVIII and XXX of 1802' by the Repealing and Amending Act, 1901 (Central Act XI of 1901), section 3(1) and the Second Schedule.] were not meant to define, limit, infringe or destroy the actual rights of any description of landholders or tenants; but merely to point out in what manner tenants might be proceeded against, in the event of their not paying the rents justly due from them, leaving them to recover their rights, if infringed, with full costs and damages, in the established Courts of Justice.