The Edulabad and Warangaon Parganas Laws Act, 1866

MAHARASHTRA India

The Edulabad and Warangaon Parganas Laws Act, 1866

Act 14 of 1866

- Published on 7 December 1866
- Commenced on 7 December 1866
- [This is the version of this document from 7 December 1866.]
- [Note: The original publication document is not available and this content could not be verified.]

The Edulabad and Warangaon Parganas Laws Act, 1866Bombay Act No. 14 of 1866[7th December, 1866]For Statement of Objects and Reasons, see Bombay Government Gazette, 1886, Supplement, page 414 and for Proceedings in Council, see Bombay Government Gazette, pages 430 and 443. The short title was given by the Bombay Short Titles Act, 1921 (Bombay 2 of 1921). An Act to bring the parganas of Edulabad and Warangaon under the general Regulations and Acts of the Presidency of Bombay. Preamble [Repealed Act 12 of 1876.]

1. [Subjection of Parganas Edulabad and Warangaon to Regulations and Acts of Bombay Presidency]

Repealed Act 12 of 1876.

2. [Bar of jurisdiction of Civil Courts in certain cases.]

Repealed Act 10 of 1876.

3. Privileges and exemptions of certain persons or rank.

- The privileges and exemptions provided in sections 3, 4 and 5, Regulation 29, A.D. 1827 (A Regulation for bringing under the operation of the Regulations the Bombay territories in the Dekkhen and Khandesh), and Section 5 of Regulation 7, A.D. 1830 (A Regulation for bringing under the operations of the Regulations the territories comprised in the Southern Maratha Country, belonging to the Honourable Company, and forming the said territories into a zila), and Regulation I, A.D. 1831 (A regulation for extending the jurisdiction of the Agent of Government, acting under the provisions of section 4, Regulation 29 of 1827, over suits in which persons of rank of the privileged classes are concerned, and which are now cognizable by the Collectors of land revenue),

1

andRegulation XVI, A.D. 1831 (A Regulation for extending the jurisdiction vested in Political Agent in the Southern Maratha Country, under the provisions of section 5 Regulation VII, A.D. 1830, to the cognizance of civil suits of the nature specified m Regulation I, A.D. 1831, and also for the better defining the extent of jurisdiction therein conferred with respect to persons of the privileged classes) [* * * *] [The words and figures 'as amended by Section 6, Act 13 of 1842 (an Act to enable the holders of revenue which has been alienated to them by the State to collect that revenue within the Presidency of Bombay)' were repealed by the Bombay General Clauses Act, 1886 (Bombay 3 of 1886), Schedule B. This Schedule has been printed as an Appendix to the Bombay General Clauses Act, 1904 (Bombay 1 of 1904).] are applicable in districts now brought under the Regulations and Acts to the persons of rank therein referred to, in the same manner as they are in the rest of Khandesh and the Dekkhan.

4. [Validation and indemnification.]

Repealed Act 12 of 1866.