The Tamil Nadu (Added Territories) Extension of Laws Act, 1962

TAMILNADU India

The Tamil Nadu (Added Territories) Extension of Laws Act, 1962

Act 14 of 1962

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The Tamil Nadu (Added Territories) Extension of Laws Act, 1962 Tamil Nadu Act 14 of 1962Statement Of Objects And Reasons. - By the Madras (Added Territory) Extension of Laws Act, 1961 (Madras Act9 of 1961) and by the Madras (Added Territories) Extension of Law (No. 2) Act, 1961 (Madras Act 39 of 1961), certain enactments in force in die State of Madras were extended to die territories specified in the Second Schedule to the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959 (Central Act 56 of 1959) which territories have, consequent on the alteration of boundaries of die States of Madras and Andhra Pradesh under the said Central Act, been added on to this State from the State of Andhra Pradesh. Again, some of die enactments in force in the State have also been extended to the said territories by separate enactments. For the sake of securing uniformity in the laws in force in the said territories and the rest of die State of Madras, it is now proposed to extend to those territories certain other enactments in force in die State of Madras and to repeal the corresponding laws in force in those territories.2. The enactments specified in the First Schedule are proposed to be extended without any modification. It will be seen from that Schedule that is proposed to extend to die said territories, die Madras Civil Courts Act, 1874 (Central Act III of 1873), the Madras Borstal Schools Act, 1925 (Madras Act V of 1926), the Madras Co-operative Land Mortgage Banks Act, 1934 (Madras Act X of 1934) and die Madras Maternity Benefit Act, 1934 (Madras Act VI of 1935), although those Acts were in force in those territories on the 1st October 1953, the date on which die State of Andhra was formed and continue to be in force there. The extension of those Acts is intended to apply to those territories, the amendments made by various Madras. Acts subsequent to the 1st October 1958 and to repeal the amendments, if any, made by the Andhra or the Andhra Pradesh Legislature, as the case may be. The enactments specified in the Second Schedule are proposed to be amended in their application to those territories so as to bring the provisions of those Acts into conformity with the provisions of the respective Acts as in force in the rest of the State. The enactments specified in the Third Schedule are proposed to be repealed as they are considered no longer necessary.3. The Bill seeks to give effect to the above objects. Published in Part-IV-Section 3 of the Port St. George Gazette Extraordinary, dated the 26th August 1961. Received the assent of the President on the 13th December 1962 and published in Paid

1

IV-Section 4 of the Fort St. George Gazette, dated the 19th December 1962.An Act to extend certain laws to the added territories in the [State of Tamil Nadu] [Substituted for 'State of Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.].Be it enacted by the Legislature of the [State of Tamil Nadu] [Substituted for 'State of Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.] in the Thirteenth Year of the Republic of India as follows:-

1. Short title and commencement.

(1)This Act may be called the [Tamil Nadu] [Substituted for 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.] (Added Territories) Extension of Laws Act, 1962.(2)Section 10 shall be deemed to have come into force on the 26th day of January, 1961; and the rest of this Act shall come into force on such dale as the State Government may, by notification, appoint.

2. Definitions.

- In this Act, unless the context otherwise requires,-(a)"added territories" means the territories specified in the Second Schedule to the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959 (Central Act 56 of 1959);(b)"existing law" means any law, Ordinance, regulation, order, by-law, or rule passed or made before the date of the commencement of this Act by Parliament, or by any Legislature, authority or person having power to make such a law, Ordinance, Regulation, order, by-law or rule.

3. Extension of certain enactments.

- So much of the enactments specified in the First Schedule as is in force on the date of the commencement of this Act in the [State of Tamil Nadu] [Substituted for 'State of Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.] except in the added territories and relates to matters with respect to which the State Legislature has power to make laws for the State is hereby extended to, and shall be in force in, the added territories.

4. Amendment of certain enactments.

- The enactments specified in the Second Schedule in so far as they apply to, and are in force in, the added territories are hereby amended to the extent and in the manner mentioned in the fourth column thereof.

5. Construction of references to laws not in force in the added territories.

(1)Any reference in any enactment specified in the First Schedule to a law which is not in force in the added territories shall, in relation to those territories, be construed as a reference to the corresponding law, if any, in force in those territories.(2)Any reference in any existing law which continue to be in force in the added territories after the date of the commencement of this Act to any law repealed by section 7 shall, in relation to those territories, be construed as a reference to the enactment specified in the First Schedule corresponding to the law so repealed.

6. Construction of references to authorities where new authorities have been constituted.

- Any reference, by whatever form of words, in any existing law to any authority competent at the date of the passing of that law to exercise any powers or discharge any functions in the added territories shall, where a corresponding new authority has been constituted by, or under any enactment now extended to the added territories, have effect as if it were a reference to that new authority.

7. Repeal of corresponding laws.

- The Andhra Irrigation Works (Levy of Compulsory Water-Cess) Act, 1955 (Andhra Act XXIV of 1955), the Andhra Irrigation (Levy of Betterment Contribution) Act, 1955 (Andhra Act XXV of 1955) and the Andhra Silkworm Seed (Control) Act, 1956 (Andhra Act XV of 1956), and any Act, Ordinance, regulation, order, by-law, rule or other law corresponding to an enactment specified in the First Schedule in force in the added territories immediately before the date of the commencement of this Act by virtue of section 45 of the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959 (Central Act 56 of 1959), or by virtue of any other legislative power shall, on the date of the commencement of this Act, stand repealed to the extent to which the corresponding law relates to matters with respect to which the State Legislature has power to make laws for the State.

8. Savings.

(1)The repeal by section 7 of any corresponding existing law shall not affect-(a)the previous operation of any such law or anything done or duly suffered thereunder, or(b)any right, privilege, obligation or liability acquired, accrued or incurred under any such law, or(c)any penalty, forfeiture or punishment incurred in respect of any offence committed against any such law, or(d)any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid; and any such investigation, legal proceeding or remedy may be instituted, continued or enforced and any such penalty, forfeiture or punishment may be imposed as if this Act had not been passed.(2)Subject to the provisions of sub-section (1), anything done or any action taken including any appointment or delegation made, notification, order, instruction or direction issued, rule, regulation, form, by-law or scheme framed, certificate,

permit or licence granted or registration effected, under such corresponding existing law shall be deemed to have been done or taken under the corresponding provision of the enactment as now extended to, and in force in, the added territories and shall continue in force accordingly, unless and until superseded by anything done or any action taken under the said enactment.

9. Powers of Courts and other authorities for purposes of facilitating application of laws.

- For the purpose of facilitating the application in the added territories of any enactment specified in the First Schedule, any Court or other authority may construe such enactment with such alterations not affecting the substance as may be necessary or proper to adapt it to the matter before the Court or other authority.

10. Extension of [Tamil Nadu] [Substituted for 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.] Act XXIX of 1949.

(1) The [Tamil Nadu] [Substituted for 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.] Essential Articles Control and Requisitioning (Temporary Powers) Act, 1949 ([Tamil Nadu] [Substituted for 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.] Act XXIX of 1949) (hereinafter in the section referred to as the [Tamil Nadu Act] [Substituted for 'Madras Act' by the Tamil Nadu Adaptation of Laws Order, 1970.]) is hereby extended to, and shall be in force in, the added territories; and sections 5 to 9 shall apply in relation to that Act as if it had been included in the First Schedule.(2) Anything done or any action taken including any rule or order made, notification issued, decision, award or direction given, proceeding taken, liability or penalty incurred and punishment awarded under the provisions of the Andhra Essential Articles Control and Requisitioning (Temporary Powers) Act, 1956 (Andhra Act V of 1956) (hereinafter in this section referred to as the Andhra Act),-(a)as in force immediately before its expiry; or(b)on or after the 26th day of January 1961, and before the date of publication of this Act in the [Fort St. George Gazette] [Now Tamil Nadu Government Gazette.], on the footing that the Andhra Act was in force at the relevant time, shall be deemed to have been done or taken under the corresponding; provisions of [Tamil Nadu Act] [Substituted for 'Madras Act' by the Tamil Nadu Adaptation of Laws Order, 1970.]: Provided that nothing contained in this section shall render any person liable to any punishment whatsoever by reason of anything done or omitted to be done by him on or after the 26th day of January 1961, and before the date of publication of this Act in the [Fort St. George Gazette] [Now Tamil Nadu Government Gazette.].

11. Extension of [Tamil Nadu] [Substituted for 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.] Act 22 of 1959.

(1) The [Tamil Nadu] [Substituted for 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.] Hindu Religious and Charitable Endowments Act, 1959 ([Tamil Nadu] [Substituted for 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.] Act 22 of 1959), as amended by sub-section (2) is hereby extended to, and shall be in force in, the added territories and sections 5 to 9 shall apply in relation to that Act as if it had been included in the First Schedule.(2)The Act aforesaid shall be amended as follows, that is to say,-(i)to sub-section (4) of section 1, the following proviso shall be added, namely:-Provided that in relation to the added territories, all the provisions of this Act shall come into force on such date as the Government may, by notification, appoint; and different dates may be appointed for different areas and for different provisions of this Act;(ii)in section 6,-(a)clause (1) shall be re-numbered as clause (1-a), and before the clause (1-a) as so re-numbered, the following clause shall be inserted, namely:-"(1) "added territories" means the territories specified in the Second Schedule to the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959 (Central Act 56 of 1959);"(b)after clause (7), the following clause shall be inserted, namely:-"(7-a) "date of commencement of the Act" and "date of the commencement of this Act", in relation to the added territories mean the date of the commencement of the provision in which the expression occurs and";(iii)to section 120, the following proviso shall be added, namely:- Provided that nothing contained in this section shall apply to the added territories".

12. Repeal of certain enactments.

- The enactments specified in the Third Schedule in so far as they apply to, and are in force in, the added territories are hereby repealed, the extent mentioned in the fourth column thereof.

13. Power to remove difficulties.

(1)If any difficulty arises in giving effect to the provisions of this Act or of any enactment extended to the added territories by or under this Act, the State Government, as occasion may require, may, by order, do anything which appears to them necessary, for the purpose of removing the difficulty.(2)Every order issued under sub-section (1) shall, as soon as possible after it is issued, be placed on the table of the Legislative Assembly, and if, before the expiry of the session in which it is so placed or the next session, [the Legislative Assembly agrees] [Substituted for the expression 'both Houses agree' by the Tamil Nadu Adaptation of Laws Order, 1987.] in making any modification in any such order or [the Legislative Assembly agrees] [Substituted for the expression 'both Houses agree' by the Tamil Nadu Adaptation of Laws Order, 1987.] that the order should not be issued, the order shall thereafter have effect, only in such modified form or be of no effect, as the case may be, so however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that order. The First Schedule[See Section 3]

Year Number Short title
(1) (2) (3)
Central Act

1873	III	[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]Civil Courts Act, 1873.
[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]Acts		
1922	III	[Chennai] [Substituted for 'Madras' by the City of Madras (Alteration of Name) Act, 1996.]City Tenants Protection Act, 1921.
1926	V	The[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]Borstal Schools Act, 1925.
1934	X	[The[Tamil Nadu] [These Acts were now repealed.]Co-operative Land Mortgage Banks Act, 1934]
1935	VI	[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]Maternity Benefit Act, 19343.
1954	II	[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]Contingency Fund Act, 1954.
1954	XXIX	The[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.] Electricity Supply Undertakings (Acquisition) Act, 1954.
1954	XXXIII	The[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]Dramatic Performances Act, 1954.
1955	III	The[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]Irrigation (Levy of Betterment Contribution)Act, 1955.
1955	IX	The[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.] Cinemas (Regulation) Act, 1955.
1956	XXIII	The[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]Silkworm Seed (Production, Supply and Distribution) Act, 1956.
1956	XXXIX	The[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]Official

			Language Act, 1956.			
1956		XLI	The[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]District Collectors' Powers (Delegation)Act, 1956.			
1959		II	The[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]Open Places (Prevention of Disfigurement)Act, 1959.			
The Second Schedule(See Section 4)						
Year	Number	Short title	Amendments			
(1)	(2)	(3)	(4)			
Central Acts						

The[Tamil Nadu]
[Substituted for
'Madras' by the Tamil
Nadu Adaptation of
Laws Order, 1969, as
amended by the Tamil
Nadu Adaptation of
Laws (Second
Amendment) Order,
1969.]Compulsory
Labour Act, 1858.

For section 6, the following section shall be substituted, namely:---"6. Liability ofpersons refusing to contribute labour to the maintenance of irrigation and drainage marks(1) Every personowning lands served by any irrigation or drainage work or anywork connected therewith shall, whenever required by publicnotice by the head of the village under the orders of the Tahsildar or other superior Revenue Officer, contribute labourfor repairing or properly maintaining such irrigation or drainagework or for repairing or properly maintaining any work connected with such irrigation or drainage work.(2) Every publicnotice given under sub-section (1) shall be in writing over the signature of the head of the village, shall contain the names of the persons bound to contribute the labour together with suchother particulars as may be necessary to identify them, and theperiod or periods during which the labour should be contributed, and shall be widely made known in the village by affixing copiesthereof in conspicuous public places within the village, or bypublishing the same by beat of drum and by any other means that the head of the village may think fit. Every such notice shallalso be published by affixture in the notice board of the offices of the Tahsildar or other Revenue Officer under whose orders thenotice was given.(3) Any personrequired

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to contribute labour in pursuance of a notice givenunder sub-section (1) may, in lieu of such labour, pay such sumand within such time as may be specified in that behalf by ageneral or special order of the Tahsildar or other RevenueOfficer referred to in sub-section (1). The amount so payableshall, in case of dispute, be determined summarily by the Collector. (4) If any person whois bound to contribute labour in pursuance of a notice givenunder sub-section (1) neglects or refuses to contribute labourduring the period specified in that notice or fails to pay the value of the labour under sub-section (3), it shall be lawful forthe head of the village under the orders of the Tahsildar orother Revenue Officer referred to in sub-section (1) to proceedat once to execute the work by employing some other person and all the expenses incurred in respect thereof together with a sumequal to the value of the labour not contributed shall be borneby the person so neglecting or refusing to contribute or failingto pay.(5) Where there are anumber of persons liable to pay under the preceding sub-section, the Tahsildar or other Revenue Officer under whose orders thenotice was given under sub-section (1) shall, after such enquiryas he may deem necessary, apportion such expenses among thepersons who are, as aforesaid, unable to bear the same and also determine the value of the labour not contributed. Such liabilityshall, as far as practicable, be apportioned among such personsin proportion to the extent of the lands actually served by their rigation or drainage work or other work in connection withwhich the contribution of labour was required.(6) All sums due under this section shall bepayable on demand; and, on non-payment, the same may be recoveredby the same means by which arrears of land revenue arerecoverable".

The[Tamil Nadu]
[Substituted for
'Madras' by the Tamil
Nadu Adaptation of
Laws Order, 1969, as
amended by the Tamil
Nadu Adaptation of
Laws (Second
Amendment) Order,
1969.]District Police
Act, 1859

In sub-section (1) of section 54-A, the words" and the rules, orders and bye-laws made thereunder "shall be omitted.

1861 V The Police Act, 1861

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1859

1. In section 1 relating to the interpretation clause, after the definition of the word 'cattle', the following definition shall be inserted, namely:-the words 'public place' shall mean a place(including a road, street or way, whether a thoroughfare or not, and a landing place) to which the public are granted access or have a right to resort, or over which they have a right to pass";2. In section 30,-(i) in sub-section (1), for the words "onthe public roads, or in the public streets or thoroughfares", the words "in public places" shall be substituted;(ii) in sub-section (2), for the words "inany such road, street or thoroughfare", the words "inany such public place" shall be substituted;(iii) in sub-section (4), for the words "inthe streets", the words "in public places" shallbe substituted; In section 31, for the words "on thepublic roads and in the public streets, thoroughfares, ghatsand landing-places, and at all other places of public resort", the words "in public places", for the words "onthe public roads, and in the public streets", the words"in public places", and for the words "road, street, thoroughfare, ghat of landing place", the words"public place" shall be substituted.4. In section 34, for the words "on anyroad or in any open place or street or thoroughfare", thewords "in any public place" shall be substituted.

1867 XXV The Press and Registration of Books

After sub-section (2)of section 4, the following sub-section shall be

Act, 1867.

added,namely:---"(3)(a) Whereany press in respect of which a declaration has been made underthis section---(i) does not commence the printing of books or papers, within a period of threemonths of such declaration, such declaration shall be void; or(ii) having commenced such printing with in the period mentioned in sub-clause (i), that ceased the printing of books and papers for a periodexceeding three months, such declaration shall cease to have effect.(b) No press in respect of which a declarationmade under this section has, under clause (a), became void orceased to have effect, shall commence, or, as the case may be,re-commence, the printing of books or papers, without a newdeclaration having been made.".

1. For clause (b) of the proviso to

sub-section(2) of section 18, the following clause shall be substituted, namely:---"(b) in other cases, within six weeks of the receipt of the notice from the Collector under section 12, subsection (2), or within six months from

sub-section (3) of section 45, for the words,

"and the notice shall be deemed to beserved on such person on the date on which the notice sent byregistered post will, in the usual course of post, be received by the

addressee", the words "and service of it may

the date of theCollector's award, whichever tion period shall first expire".2. In the proviso to

The Land Acquisition Act, 1894

The Payment of Wages Act, 1936

beproved by the production of the addressee's receipt" shallbe substituted.

1. In clause (ii) of section 2---(i) in item (a), after the words "omnibus service", the words "or motor or other transportundertaking" shall be added; (ii) after item (g), the following item shallbe added, namely:---"(h) establishment or undertaking whichthe State Government may, by notification in the OfficialGazette, declare to be an industrial establishment for thepurposes of this Act."2. After section 11, the following sectionshall be

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inserted, namely:---"11-A. Deductions in respect of houseaccommodation. --- The employer shall make the deductions authorised under clause (d) of sub-section (2) of section 7 from the wages of the employed person and remit the amount sodeducted in such manner as the State Government may, by generalor special order, specify."

[Tamil Nadu Acts] [Substituted] for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]

> The[Tamil Nadu] [Substituted for 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969. Village Courts Act, 1888

1. In sub-section(3-A) of section 9, for the words "Depressed or Backwardclasses", the words "members of the Scheduled Castesor Scheduled Tribes or Backward classes" shall besubstituted.2. In section 68, forthe words "If a plaintiff or a defendant die", thewords "If a plaintiff or a defendant dies" shall besubstituted.3. In section 71, ---(i) for the words "Ifa decree-holder die", the words "If a decree-holderdies" shall be substituted;(ii) for the words"in the room of the deceased", the words "in theplace of the deceased" shall be substituted.4. In section 72, forthe words "If a judgment-debtor die", the words "Ifa judgment-debtor dies" shall be substituted.5. In clause (d) of sub-section (1) of section 76, before the words and figures "Towns Nuisances Act,1889", the word [Tamil Nadu] shall be inserted.

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The[Tamil Nadu] [Substituted] the Tamil Nadu substituted.In

6. In the marginalnote to section 77, for the word "section", the for 'Madras' by word"sections" shall be

	Ine	e ramii Nadu (Added Territories) Ex	XTENSION OF Laws Act, 1962
	Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.]Canals and Public Ferries Act,1890	sub-section (4) ofsection 10, for the last sentence, the following shall besubstituted, namely: -The net revenues derived from the management ofthe ferry shall be distributed between the authorities (includingthe State Government) maintaining approach roads at either end ofthe ferry, in such proportions and subject to such conditions asthe State Government may, from time to time, by notification,direct."	
1923	VIII	The[Tamil Nadu] [Substituted for 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.]Survey and Boundaries Act, 1923	1. In section 3, after clause (ix), thefollowing clause shall be added, namely: -(x) 'Village headman and 'Village Accountant' inrelation to the Kanyakumari district and the Shencottah taluk ofthe Tirunelveli district, respectively, include 'Village Officer'and 'Village Assistant.'2. In sub-section (3) of section 15, for theword, brackets and figure "sub-clause (2)", the words,brackets and figure "sub-section (2)" shall besubstituted.
1938	IV	The[Tamil Nadu] [Substituted for 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.]Agriculturists Relief Act, 1937	In clause (ii) ofsection 3, -(i) in proviso (a),the words "or foreign Government shall be omitted;(ii) in provisos (b) and (c), for the words "anyother State in India", the words "any other State or Union territory in India" shall be substituted.
1943	XVII	The[Tamil Nadu]	In clause (a) of sub-section (1) of section

[Substituted for 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969.]Works (Repairs, **Improvement** andConstruction) Act, 1943 The[Tamil Nadu] [Substituted for 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil

3, for the word "clauses", Irrigation the word "clause"shall be substituted.

Nadu Adaptation of Laws (Second Amendment) Order, 1969.]Devadasis (Prevention ofDedication) Act, 1947

In sub-section (3) of section 3,---(i) the words "orin any marriage procession or other procession taken out inpublic assets" shall be omitted;(ii) the Explanation shall be omitted.

by the Tamil Nadu **Animals and Birds Sacrifices Prohibition** (Repeal) Act, 2004 (Tamil Nadu Act of 2004).]Animals and

SacrificesProhibition

Act was now repealed

Birds

Act, 1950.]

For clause (c) of section 2, the following clause shall be substituted, namely:---"(c) [The[Tamil Nadu] [This 'temple' means, in any area in the State elsewhere than in the Kanyakumari district and the Shencottah taluk of the Tirunelveli district, a temple asdefined in section 6, clause (17) of the Madras Hindu Religiousand Charitable Endowments Act, 1951 (Madras Act XIV of 1951), and in any area in the Kanyakumari district and the Shencottahtaluk of the Tirunelveli district, a temple as defined insection 2, clause (1) of the Travancore-Cochin Temple Entry(Removal of Disabilities) Act, 1950 (Travancore-Cochin ActXXVII of 1950).

The Third Schedule(See Section 12)

XXXII

Number Short title Year (3)

Amendments

(4)

(1)

1950

1947

XXXI

(2)

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[Tamil Nadu Acts] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]

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	1881	I	The Madras Ports Police Act, 1881	The whole
	1943	XXIII	The[Tamil Nadu] [Substituted for 'Madras Acts' by the Tamil Nadu Adaptation of Laws Order, 1970.]Pawn Brokers Act, 1943	Sub-section (1) of section 23.
	1944	III	The Madras City Municipal and District Municipalities(Amendment) Act, 1944.	The whole.
	1945	II	The Madras Estates Land (Amendment) Act, 1945.	The whole.
	1949	V	The Madras Agriculturist Relief (Amendment) Act, 1949.	Section 2.
4	Andhra Act			
	1956	XXXII	The Nagarjunasagar Project (Acquisition of Land) Act, 1956.	The whole.
	Andhra Pradesh Act			
	1958	XIII	The Andhra Pradesh Urban Areas (Surcharge on Property Tax)Act, 1958.	The whole.