West Bengal Act XXXVI of 1975'

THE

WEST BENGAL COLLEGE TEACHERS (SECURITY OF SERVICE) ACT, 1975.

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West Ben. Act XLIV of 1975.

[1st October, J975.]

An Act to provide far the security of sen-ice of teachers of affiliated, constituent and Government Sponsored Colleges in West Bengal.

Whereas ii is expedient to provide for the security of service of teachers of aFfiliated. constituent and Government Sponsored Colleges in West Bengal;

It is hereby enacted in the Twenty-sixth Year of the Republic of India, by the Legislature of West Bengal, as follows:—

- 1. (1) This Act may be called the West Bengal College Teachers (Security of Service) Act, 1975.
 - (2) It extends to the whole of West Bengal.
- (3) It shall come into force on such date as the State Government may, by notification in the *Official Gazette*, appoint,
 - 2. In this Act, unless the context otherwise requires,—
 - "college" means a college or an institution affiliated to a University
 in accordance with the provisions of the Act constituting such
 University or the Statutes made thereunder and includes a
 constituent college or it Government Sponsored College but does not
 include a Government College;
 - (2) "constituent college" means a college recognised as such by the University but does not include a Government College;
 - (3) "Governing Body", in relation to a college, means the managing committee or any other body charged with the management of the affairs of that college and recognised as such by the University to which such college is affiliated;
 - (4) "Government college" means a college maintained and managed by the State Government;
 - (5) "Government Sponsored College" means a college declared by the State Government as such;

'ForSiaicmeruorObjccis and Reasons, teethe Calcutta Gazelle, Extrtinnlmary, Part IV. oflhc28tli November. 1975.

This Act came into force on ihe9(h October, 1975 *vide* noiificniion No. 1051 -Edn. (CS). dated I he 9lh October. 1975. miblished in the *Ctilruriit Gnrrttr. F.xtrtttirdinitrv*. Part 1.

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Definitions.

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(Sections 3-5.)

- (6) "prescribed" means prescribed by rules made under this Act:
- (7) "Principal" means Lhe head of a college by whatever name called;
- (8) "Statutes", "Ordinances" and "Regulations" means respectively the Statutes, Ordinances and Regulations of the affiliating University;
- (9) "teacher" means Professor, Assistant Professor, Lecturer, Tutor, Demonstrator, Physical Instructor or any other person holding a teaching posL recognised by lhe affiliating University and appointed as such by a college and includes its Principal and Vice-Principal.
- 3. Appointment to the post of a leacher shall be made by the Governing Body on the recommendation or the University and College Services Commission 10 be constituted by the State Government in the manner prescribed:

Provided that pending formation of such Commission such appointment shall be made on the recommendation of a Selection Committee to be constituted for the purpose in the manner prescribed:

Provided further that no recommendation of the University and Collegc Services Commission or the Selection Committee will be necessary with respect to filling up fora period not exceeding six months of any pemiancul or temporary vacancy in lhe post of a leacher:

Provided also lhaL in cases of permanent vacancies or temporary vacancies for a period exceeding six months, if no recommendation of the University and College Services Commission or Selection Committee, as the case may be, is forthcoming, it shall be lawful for the Governing Body of the college to extend, with the prior approval of the University to which such college is affiliated, the period of temporary appointment of a teacher from time to time, so, however, that the total period of such temporary appointment shall not exceed two years.

4. Every teacher of a college shall, on his appointment as such, be provided with a Idler of appointment containing such terms and conditions of appointment as may be prescribed.

Probation.

5. (1) A teacher appointed against a permanent vacancy shall be on probation ordinarily for a period of one year from the date of such appointment and such period of probation may at the discretion of the Governing Body be extended for a further normal not exception on nor vevir

Lcllcrof appointment of [cacher,

Appointment of leather.

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(Sections 6-9.)

- (2) If at any lime during the period of probation the probationer's work is not considered satisfactory, the probationer shall be discharged by the Governing Body.
- (3) On satisfactory completion of the period of probation, a teacher shall be confirmed with effect from the date of his appointment on probation by an order in writing made by the Governing Body and lhe fact of such confirmation shall be communicated to such teacher:

Provided that if on completion of (he period of probation of a teacher no such order of cofirmation is passed and communicated within a period of two months of the completion of the period of probation, the teacher shall be deemed to have been confirmed with effect from the date of his appointment on probation.

6. The services of a temporary teacher shall not be lerminaictl before the expiration of the period for which he was appointed except J Tier serving one month's notice or paying him one month's salary in lieu thereof.

Term malign of siuvioe of temporary leather.

7. (I) A Service Register in respect of every teacher of a college shall be maintained by such authority and in such form and shall contain such particulars of service as may be prescribed.

Maintenance $\Box f$ Service Register,

- (2) The Service Register so maintained shall, on demand, be shown to the teacher concerned.
- 8. Every teacher shall co-operate with and assist the Principal in Oiherduiics carrying out ol_m[cacher conducting co-curricular such functions as appraising applications for admission, activities and holding University and college examinations including supervision thereof.
- (I) The following penalties may, for good and sufficient reasons Penalty, and in the manner prescribed, be imposed on a teacher by the Governing Body of a college, namely:-
 - (i) ccnsurc;
 - (ii) recovery of the whole or part of any pecuniary loss caused to the college by negligence or breach of any lawful order of the Governing Body;
 - (iii) withholding of increments;
 - (iv) suspension;
 - (v) compulsory retirement;
 - (vi) removal from scrvice which shall not be a disqualification for future omnlnvmpnt-

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(Sections 10, J J.)

- (vii) dismissal from scrvigc which shall ordinarily be a disqualification for Future employment as a teacher.
- (2) No order imposing any of the aforesaid penalties shall be made without informing the teacher concerned of ihe charges against him and giving him an opportunity of being heard and except after an inquiry held in the manner prescribed:

Provided that penal lies specified in clause (vi) or clause (vii) of subsection (1) shall not be imposed on a confirmed teacher except on ground of being persislenly engaged in activities prejudicial to the academic or financial interest of the college or habitual dereliction of duty or physical infirmity likely to interfere with ihc normal discharge of his duties or mental derangement or moral turpitude.

- 10. An order of the Governing Body of a college imposing any or the penalties referred to in sub-sec lion (1) of section 9 shall be communicated to the teacher concerned and Communicashall also be reported to the University to which such college is affiliated,
 - 11. (I) The Governing Body of a col lege may place a leacher under suspensionfa) where an inquiry against him under sub-section (2) of section 9 is contemplated by the Governing Body or such an inquiry is pending; or (b) where a case against him in respect or any criminal offence involving moral turpitude is under investigation or trial.
 - (2) Every order of suspension under sub-section (I) shall be communicated lo the Vice-Chancel lor of the University to which the college is affiliated within a fortnight from the date of such order,
 - (3) A teacher who is placed under suspension shall be entitled to receive from the Governing Body of ihc college a monthly subsistence allowance-
 - (a) during the first six months of the period of suspension at the rate of fifty percent, of his total monthly emoluments,
 - (b) during Ihc next six months of the period of suspension at the rate of seveniy-five per cent, of his total monthly emoluments, and
 - (c) during the balance of the period of suspension at the rale of ninety percent, of his total monthly emoluments.

Explanation.—For the purpose of this sub-section the expression "total monthly emoluments" means the total monthly emoluments which the tcacher had been drawing immediately before his suspension.

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(iSections 12-16.)

- 12. (1) A teacher againsi whom an order imposing any of lhe penalties Appeal, referred lo in subsection (1) of section 9, has been passed, may prefer an appeal within thirty days from the dale of receipt of such order to the University Lo which the college is affiliated.
- (2) The University shall, after giving the leacher and the Governing Body of lhe college an opportunity of being heard, pass such order as ii thinks fit.
- 13. The University may, by order, delegate the power conferred upon it by section 12 to such authority or officer not below the rank of a Deputy Inspector of Colleges as the University may specify.

Pcwer to dc legale.

14. (1) The Slate Government shall, for the purposes of this Act, constitute an Appellate Tribunal consisting of the following members, namely:—

Appellate Tribunal.

- (a) a Chairman who shal I be a person who holds or has held the office of a Judge not below the rank of a District Judge, and
- (b) iwo other members, one of whom at least, shall be an educationist, to be nominated by lhe Slate Government.
- (2) The Governing Body of a college or a teacher, may prefer an appeal againslan order passed under scciion 12. to lhe Appellate Tribunal within a period of thirty days from the date of the order,
- (3) The Appellate Tribunal may, on application made in this behalf, call for the records of an appeal from lie University if no final order has been passed therein by the University under sub-section (2) of section 12 within a period of one year from the date of Tiling an appeal under sub-section (1) of the said section.
- (4) The Appellate Tribunal shall dispose of an appeal referred lo in sub-section (2) or sub-section (3) in such manner as may be prescribed.

25 or 1961. 15, No legal practitioner as defined in the Advocates Act. 1961, shall be allowed to represent either a leacher the Governing Body of a college in any proceedings under section 12or section 14, as the case may be:

Bar lo re presentable li on by legal practitioners.

Provided that a teacher or any member of the Governing Body of a college who is also a legal practitioner shall be entitled to represent himself or lhe college, as lhe case may be, in such proceedings.

16. The decision of the Appellate Tribunal shall be final and no suit or proceeding shall lie in any civil court in respect of the matters required to be referred In lhe snir) Tribunnl

Decision or ibeTribunat lo be final.

The West Bengal College Teachers (Security of Sen'ice) Act, 1975.

[West Den. Act XXXVI of1975.]

(Sections J7-20.)

ComjK'risalion in case ofinjuryor death of a teacher.

- 17. (I) If any personal injury or death is caused to a icacher in lhe course of discharge of his duties, the Governing Body of the college in which lhe teacher is employed shall be liable to pay compensation the amount of which will be assessed by such authority and in such manner as may be prescribed.
- (2) In the ease oFdeath of a Icachcr lhe compensation shall be payable lo his legal heirs.
- IS, The terms and conditions of service of a icacher employed before the commencement of this Act shall, lo the extent of any inconsistency with lhe provisions of this Act or the rules made thereunder, be deemed to have been modified by lhe said provisions.

Modification of the existing tenns and conditions of service.

Special provisions.

- 19. The provisions of such Acts or Statutes, Ordinances, Regulations or rules made thereunder as are applicable to a leacher other ihan that of a Government Sponsored College, and of such rules and orders made by the State Government as are applicable to a teacher of a Government Sponsored College, in respect of selection, appointment, promotion, terms and conditions of service including leave and retirement benefits, shall continue to apply except in so far as ihey are not repugnant to the provisions of this Act or rules made thereunder.
- '19A. Nothing contained in this Act shall apply in relation to any college established and administered by a minority, whether based on religion orlanguage.

Acl not la apply in relation lo certain colleges.

Power to make rules.

- 20. (1) The Slate Government may make rules for carrying out the purposes of this Act.
- (2) In particular and without prejudice to the generality of lhe foregoing power, such rules may provide for all or any of the matters which, under any provisions of this Acl are required lo be prescribed or to be provided by rules.

'Scciion 19A was inserted by s. 2 or the West Bengal College Teachers (Securily of Service) (Amendment) Acl, 1975 (West Bun. Acl XL1V of 1975).