The Punjab Copying Fees Act, 1936

Act 5 of 1936

Keyword(s):
Supply of Records, Copies of Records, Record

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THE PUNJAB COPYING FEES ACT, 1936
PUNJAB ACT 5 OF 1936

[Received the assent of His Excellency the Governor on the 4th November, 1936, and that of His Excellency the Viceroy and Governor-General on the 24th November, 1936, and was first published in the Punjab Gazette, Extraordinary, of the 27th November, 1936.]

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An Act to facilitate the recovery of fees payable for copies made or supplied of records in offices under the control of Revenue, Judicial and other officers of Government.

WHEREAS it is expedient to facilitate the recovery of fees payable for copies made or supplied of records kept in offices under the control of Revenue, Judicial and other officers of Government, in [Punjab], and whereas the previous sanction of the Governor-General, required under sub-section (3) of section 80-A of the Government of India Act, has been obtained; It is hereby enacted as follows:—

1. (I) This Act may be called the Punjab Copying Fees Act, 1936.

(2) It extends to [Punjab].

(3) It shall come into force on such date, as the [State] Government may by notification appoint in this behalf.

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1 Substituted for the words “Punjab” by the Adaptation of Laws (Third Amendment) Order, 1951.
4 Substituted for the word “Provincial” by the Adaptation of Laws Order, 1950.
2. In this Act "record" includes any portion of a record and any document, plan, map or other paper attached thereto or forming part of the record of any suit or appeal, enquiry or trial or other proceeding in any Court or office.

3. When any copy of any record has been made at the request of any applicant or his agent and such applicant or his agent has refused to accept delivery of the same or when any copy has been supplied to any such applicant or his agent, and the fee or any portion of the fee leviable for the supply of such copy remains unpaid the said fee or portion thereof may be recovered from the applicant as if it were an arrear of land revenue:

Provided that a pleader presenting such an application on behalf of a client will not be held personally responsible where the application bears the signature or thumb-impression of such client.