## Bengal Act X of 1934

## THE BENGAL NURSES ACT, 1934,

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## Bengal Act X of 1934

## [THE BENGAL NURSES ACT, 1934.]1

West Ben. Aa XIII of J 949. West Ben. AetXXI of 1950. .. West Ben. Act XII of 1951.

West Ben. Act V of 1956.

(a) The Govern me nV of India (Adaptation of Indian Laws) Order, 1937.

ADAPTED ... (b) The Indian Independence (Adaptation of Bengal and Punjab Acis) Order, 1948.

(c) The Adaptation of Laws Order, 1950.

[3rd May, 1934.]

An Act to provide for the registration and better training of nurses, midwives and health visitors in Bengal.

Whereas it is expedient to provide for the regislration of nurses, midwives and health visitors in Bengal and to secure their better training:

AND WHEREAS the previous sanction of the Governor General has been obtained under section (3) of section 80A of the Government of India Act to the passing of this Act;

It is hereby enacted as follows:ô

AMENDED

**(C)** 

#### Preliminary.

1. (1) This Act may be called the Bengal Nurses Act, 1934.

Short title

(2) It extends to the whole of <sup>s</sup>[Wesi Bengal].

(3). It shall come into force on such <sup>3</sup>daie as ihc <sup>J</sup>[Slalc Government] conimer.ee-/mail. may, by notification, direct.

- In this Act, unless there is anything repugnant in the subject or Definitions, context,ô
  - (a) "the Council" means the Council established under section 3;

For Statement or Objects and Reasons, see ihe Calcutta Gazette or [933. Pi. [V, page J 75; and for Report of (he Select Committee, see ibid, 1934, Pi. IV, page 129; and Tor Proceedings in Council, see ihe PiQcecdings of Lhc Bengal Legislative Council, Vol XLII, No. 3, page 59 and ibid, Vol. XLIII. No. 1, page 94 and ibid, No, 4, page 327.

The words within square brackets were subsiliuted fonhc word "Bengal" by Art. 3(2) of the Indian Independence (Adaptation of Bengal and Punjab Acts) Order. 1948,

'This Act came into force on the [1th February, 1936ô *vide* Notification No. 521 McriJ., dated the 8th February, 1936, published in the *Calcutta Gazette*, dated lhe 13th Februiry, [936, Pi. 1, page 348,

The words "Provincial Government" were originally substituted for the words "Local Government" by piira. 4(1) of the Government of India (Adaptation of Indian Laws) Order, 1937, Mid thereafter ihe word "State" was substituted for ihe word "Provi neial" by para. 4(1) of the Adaptation of Laws Order, 1950,

5 & 6 Geo. V.i. 61: (> it 7 Geo. V, c. 37; <) ^ 10 Geo, V.C,

#### (Sections 3, 4.)

- (b) "notification" means » nolification published inihe<sup>1</sup> [Official Gazette]',
- (c) "prescribed" means prescribed by rules or regulations made under ibis Act; and
- (d) ."regisler" means a register maintained under section 14, and "registered" means registered under the provisions of this Act.

## **Constitution of the Council.**

3. The-[Stale Government] may, by noli ficaiion, establish a Council, to be called "The -[West Bengal] Nursing Council" for the purpose of carrying out the provisions of this Act; and such Council shall be a body corporate and have perpetual succession and a common seal, and shall by the said name .sue

4. The Council shall consist of the following 'twenty] members, namely:ô

The Director oFHealth Services, West Bengal

...... who will be President;

the Principal, Medical College, Calcutta; the Superintendent of Nursing Services, West Bengal;

the Principal, Carmichael Medical College,

Belgachia;

the Surgeon-Supcriniendeni, Presidency General Hospital, Calcutta;

the Lady Superintendent of Nursing, Medical College Hospitals, Calcutta;

ihe Superintendent, DufferinHgspilal, Calcutta;

the Nursing Superintendent, Dufferin Hospital, Ex-officio. Calcutta;

the Matron, Presidency General Hospital,

Calcutta;

ilie Lady Superintendent of Nursing,

Sambhunath Pndit Hospilal, Calcutta;

the Superinlendeni, Nilratan Sircar Medical College Hospilal, Calcuiia;

the Nursing Superintendent, Nilratan Sircar Medical College Hospilal, Calcutta;

the Matron, Bejoy Chand Hospilal, Burdwan,

Ex-ojficio\

The words wilhin squaw brackets were subsiliuled for the words "Calcutta Gazelle" by para. 4(1) of the Government of India (Adaptation or Indian Laws) Order, 1937. See fwol-nole 4 on page 257, tm/e.

'.Tft- root-dole 2 on page 257. ante.

'Substituted Tor Ihe word "seventeen" by 5.2(a) of ihe Bengal Nurses (Amendment) Acl, 1955 (Weil Ben. Acl V of 1956).

Clause (a) was substituted Tor ihe original clause by s. 2(a) of (he Bengal Nurses (We si Bengal Amendment) Ael, 1949 (Wcsl Ben. Acl XIII of 1949).

The original clausc (c) was omilled by s. 2(b) of ihe Bengal Nurses (West Bengal Amendment) Aci: 1949 (West Ben. Act XIII or 1949). and [hereafter Ihis clausc (c) was inserted by s. 2 ofihe Bengal Nurses (West Bengal Amendment) Acl. 1951 (Wcsi Ben. Aci XII or 1951).

Establishment and incorporation or Ilii! Council.

 $^{\wedge}$  Clauses (jl), (j2) and 03) were inserted by s. 2(b) or ihe Bengal Nurse": (Amendment) Acl, 1955 (WeM Ben. Act V of 195G).

# Cunslilulion of lIIL' Council.

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#### (Sections 5-7.)

- (k) one person lo be clected by ihe '[West Bengal] Council of Medical Registration from among their own members;
- (I) one person lo be clected by the Governing Body of the Stale Medical Faculty of '[Wesi Bengal] from among their own members:
- (m) one registered nurse, one registered midwife and one registered health visitor to be elected by the registered nurses, mid wives and health visitors, respectively; and
- (n) two persons lo be appointed by ihe -[State Government] of whom ai least one shall be appointed to represent institutions "Tin Wesl Bengal] for the training of nurses, midwives and health visitors:

Provided thai, in the case of the first constitution of the Council under this Act, one nurse, one midwife and one health visitor having such professional qualification as Ihe [Slate Government] may deem suitable shall be appointed in the places of the registered nurse, midwife and health visitor, respectively, specified in clause (m) and any vacancy which may occur in the case of any member so appointed shall similarly be filled by the -[Stale Government] unless at least twenty-five nurses, midwives or health visitors, as the ease may be, shall have been registered:

provided further that no person shall be entitled to vole at the election of a person to be a member of the Council under clause (k), clause (1) or clause (m) or to be elected as such a member unless he isô

- (i) a citizen of India; and
- (ii) resides, or carries on his profession or is employed in Wesl Bengal.
- 5. If any of the bodies of electors referred to in elauscs (k), (I) and (m) of section 4 docs not, by such date as may be fixed by the -[State Government], clccl a person to be a member of the Council, ihe [State Government] shall, by notification, appoint to the vacancy a person qualified for election thereto; and any person so appointed shall be deemed to be a member of the Council as if he had been duly elected by that body.
- 6. The name of every member appointed or elected under section 4 or section 5 shall be published by tbe [Siaie Government] in *ihe'* [Official Gazette].
- 7. The Council may permit any member to absent himself from meetings of the Council for any period not exceeding six months.

Appointment of members in default of clection.

Publication of names of members.

Leave of absence lo members.

'iff foot-note 2 on page 257. <irne,

See foot-nolc É on (lag; 257, ante

The words wilhin square brackets iwre inserted by s, 2(c) of Ihe Bengal Nurses [Wesl Bengal Amendment) Aci, J 949 (West Ben. Aci XIII of 1949).

 $^{\rm J}$  This proviso was added by s. 2 of Ihe Bengal Nurses (West Bengal Amen dm en I) Aci, 1950 (West Ben, Acl XXI or 1950).

'See fool-notc I on page 25B, ante

[Ben. Act X>

## (Sections 8-11.)

CM^aiion of s. (1) An appointed or elected member of the Council shall be iin\_mWshi|>, (j<sub>eemctj 10</sub> |<sub>lave</sub> vacated his sealô

- (a) if he is absent without excuse sufficient in the opinion of the Council from three consecutive meetings of the Council;
- (b) if he is absent out of India for any period exceeding six consecutive months.
- (2) On the occurrence of any vacancy referred to in sub-section (I), the President or the Council shall forthwith report (he fact of such vacancy lo the ^State Government], who shall thereupon, by notification, declare the seat lo be vacant.

Filling or ea^uril vacnnci cs. 9. If any member dies or resigns his membership or ceases to be a member as provided in subsection (1) of section 8, the vacancy shall be filled wilhin one month of the notification of the vacancy by a fresh appointment or election, as the case may be, under section 4:

Provided that if any such casual election is not held wilhin the said period, or if at any such election no member is elected, the [State Government] shall, by notification, appoint to the vacancy a person qualified for election thereto:

Provided also that any person appointed or elected to fill a casual vacancy shall hold office only so long as the member in whose place the appointment or election is made would have held office.

- 10. (1) Subject to the provisions of sub-section (I) of section 8, and section 9, the term of office of members other ihan *ex-ojftcio* members shall be three years.
  - (2) Any member shall he eligible for re-appointment or re-election at the end of his term of office.

Term of office of member (3) The powers of the Council may be exercised notwithstanding any vacancy in the number of its members fixed by section 4.

## **Business of the Council and Committees.**

The Council shall make regulations to regulateô

the mode of transaction of business, including provision for decisions on emergent matters by the circulation of papers lo members, and for co-opting persons specially qualified to advise on any particular matter before

the Council;

the Limes and places at which its meetings shall be held;

the issue of notices convening such meetings;

and consiiulion of coumiiiiees. the conduct of business thereat; and

See fooL-noic 4 on page 257, mite.

(b)

(c)

(d)

of 1934.]

## (Sections 12, 13.)

(e) the constitution of coirrtnittees, the delegation 10 such commillecs of any powers or duties of the Council under this Act and Lhe procedure of the commillees (including quorum)

in the transaction of business:

#### Provided thatô

- (i) no business shall be transacted at any meeting of the Council unless a quorum of eight members be present; and
- (ii) save as provided in section 20, all questions arising at any meeting of the Council shall be decided by lhe votes of ihe majority of ihe members present and voting or in case of an equality of votes, by the casting vole of the President or [he

. Council or in his absence of lhe member presiding at the meeiing. (2) Uniil such time as Lhe regulations referred lo in sub-section (I)

have come into operation, il shall be lawful for the President of the Council to summon a meeting at such lime and place as to him seem expedient, by letter addressed to each member.

12. ThercshallbepaidloihemeTnbersofihcCouncilsuchrccs, ifany, for attendance ai meetings of the Council or of commilles of the Council and such reasonable travelling expenses for attending such meetings or for inspecting institutions as may from lime to time be allowed by the Council and approved by lhe '[Slate

Government].

## Establishment

Pay menl of fees acid (ravelling expenses lo membres. Regis irar and office starfor ihe

Council.

- 13. (1) With the previous sanction of the '[Stale Government], the Councilô (a) shall appoint a Registrar,
  - (b) may grant leave to such Registrar and appoint a person to act in his place, and
  - (c) shall pay to the Registrar and to the person (ifany) appointed lo acl in his place such salary or remuneration and such allowances (if any) as Lhe Council may determine.
  - (2) The Council may appoint such other officers and such clerks and servants as it may consider necessary for the purposes of this Act, and shall pay them such salary or remuneration and such allowances (if any) as the Council may determine,
    - (3) The Registrar shall acl as Secretary and Treasurer lo the Council.

#### (Sections 14-17.)

#### The registers of registered nurses, midwives and health visitors.

Orders by I he Council for maintenance of registers of registered nurses, midwives and health visitors.

Maintenance registers by Registrar.

- 14. (1) The Council shall, as soon as conveniently may be after (he commencement of this Act and from time to time as occasion may require, make orders for regulating ihe maintenance of a register of registered nurses, a register of registered midwives, and aregisterof registered health visitors in several parts in which the persons to be registered shall be classified according to qualifications.
  - (2) The said registers shall be kept in such form as may be prescribed.
- 15. (t) The Registrar shall keep the registers in accordance with the provisions of this Act and of any orders made by the Council, and shall, from time to time, make all necessary alterations in the registered addresses or appointments and in the classification, of the registered nurses, midwives and health visitors and erase the name or any such nurse, midwife or health visitor who is dead.
- (2) To enable the Registrar [o fulfil the duties imposed upon him by subsection (1) he may send through the post a letter to any person registered as a nurse, a midwife or a health visitor addressed lo him according Lo his registered address or appointment, lo inquire whether he has ccased to practise or whether his residence or appointment has been changed; and if no answer to any such letter is received within a period of six months from us despatch, the Registrar may erase the name of such person from the register in which it is

Provided that any name erased under this sub-section may be reentered in the register under the direction of the Council.

- 16. (1) Every Registrar of Deaths who receives notice of the death of any person whose name he knows to be entered in one of the registers, shall forthwith transmit by post to the Registrar or the Council a certificate of such death signed by him and staling particulars of the time and place of death.
  - (2) On receipt ofô
    - (a) any such certificate, or
- (b) any other reliable information regarding such death, the Registrar of the Council shall erase the name of the deceased person from the register in which it is entered.
- Erasure of fraudulent and incorrect entries registers.

Erasure of names from

registers on notice of

death.

17. Any entry in the registers, which is proved to the satisfaction of the Council lo have been fraudulently or incorrectly made, may be erased under an order of the Council.

#### (Sections 18, 19.)

18. The following persons shall, on payment of such fees as may be prescribed, be entitled lo registration under this Act, namely:ô

Persons entitled to bo registered.

- (a) nurses, midwives and health visitors who have undergone Ihe courses of training, have passed lhe examinations and fulfil such further conditions as may be prescribed;
- (b) nurses, midwives and health visitors who are already in practice ai the commencement of ihis Act and arc not entitled lo registration under clause (a), subject to such conditions and restrictions as may be prescribed:

Provided lhat nurses and midwives who at Lhe commencement of this Acl are enrolled on the registers maintained by the Slate Medical Faculty of [West Bengal] shall be entitled to have their names transferred according to iheir qualifications to the appropriate parts of the respective registers to be mainlaind under this Acl without being required to undergo further training and examination and without being required lo pay fees.

19. On making an application in the prescribed form and on paying such fee, not being greater than the fee payable on ordinary applications for registration under this Acl, as the Council may demand, any person shall be en lifted to be registered under lliis Aci who proves to the satisfaction of Lhe Council thai he has been registered either as a nurse, a midwife or a health visitor in-[any parlofIndiaoutside Wesl Bengal orany part of His Majesty's dominions] in respect of which the Council is satisfiedô

dominions.

Admission lo

in other pans of His Majesty's

register of persons trained

- (a) that there is in force therein an enactment, or a provision of any kind having the forceof law, providing for the registration of nurses, midwives and health visitors under some public authority;
- (b) that persons registered under this Act arc admitted to the register established under the said enactment or provision on terms not less favourable than those contained in this section;
- (c) that lhe standard of training and examination required for admission to the register of nurses, midwives or health visitors established under the said enactment or provision is not lower than the standard of training and examination required under this Act:

Provided that, notwithstanding any regulation made under clause (c) of subsection (l)'of section 32, no fee shall be chargeable for the registration under this section of a nurse, midwife or health visitor whose

'.TEC Tool-note 2 on page 257. ante.

-The words within square brackets were substituted for the words "\*r,ny pan of His Majesty's dominions outside Bengal" by para. 3 or. and Sch. XI to, the Adaptation orLaws Order. 1950.

**X** !

(Sections 20, 2!.)

name has been registered in a '[Slate] in India between Ihe Government of which and the -[Slate Government] the principle of registration has been accepted.

Kcfu.sal of rujgiHrcui on, removal and rt-eniry of nmncs

264

- 20. (1) The Council may refuse to permit the regisiration of any person as a nurse, midwife or health visitor and when he is registered as a nurse, midwife or health visitor may direct the temporary or final removal of his name from the register of nurses, midwives or health visitors on any of the following grounds:ô
  - (a) that he has been sentenced by any Court for any non-bailable offence, the sentence not having been subsequently reversed or quashed, and his disqualification on account of sucli sentence not having been removed by an order which the '[Slate Government] is hereby empowered to make, if it lliinks Hi, in (his behalf;
  - (b) that he has been guilty of any offence which in the opinion of theCouncil indicates professional incompetence, negligence, or contravention of regulation ordinarily included in the performance of the duties of nurses, midwives or health visitors;
  - (c) that (here are defects in his character which in the opinion of (he Council would render Ihe entry or retention of his name on the register undesirable:

Provided thai no action shall be laken by the Council under this section until after due inquiry (at which the person concerned has been given an opportunity to be heard in his defence and to appear elher in person or by counsel, *vakil*, pleader or attorney, and which at the discretion of the President of (he Council may be hied *in camera*) he has been found, by a majority of two-thirds of ihe members present and voting at ihe meeting, to have been sentenced for any non-bailable offence specified in clause (a) or to have been guilty of an offence, or to have defects in his character, of the nature specified in clause (b) or clause (c).

- (2) Any name so re moved may afterwards be re-entered to the register and any order of refusal of registration passed under sub-scclion CO may be withdrawn under the direction of the Council given by a majority of two-thirds of the members present and voting at the meeting.
- 21. Any person aggrieved by an order of the Council made under section 20 may, within three months from ihe dale on which notice of such order is given to him, appeal to the [Slate Government] against such order; and the decision of ihe [Stale Government] on such appeal shall be final.

Appeal from order under scciiyn 20,

"The ivord "Stale" wai su bs I i lu led Co r the word " Pro vines" by para. 4(1) of the Adaptation or Laws Order, 1950.

of 1934.1

#### (Sec I i o»s 22-26.)

Ben, ACL V] i>f 1914,

22. The certificate of registration under this Act shall noi confer upon any person any right or title to be registered under the Bengal Medical Act, 1914, or to assume any title, mime or designation implying that he is by law recognised as a medical practitioner, or that he is authorised to gram any medical certificate, or any certificate of death or still-birth, or to undertake the charge of cases of abnormality or disease in connection with parturition.

Regis trail on under (his Aci not lo qualify for registration under the Bengal Medical Act. 191\*1,

Institutions

midwives and health

recogniscd by Council.

Appeal

against refusal lo

recognise I

unrecognise d msum

for training

- 23. (1) Institutions that are approved and recognised by the Council after inspection by its representative shall be competent to train nurses, midwives or health visitors and to send them up for examinations for the qualifying certificates of the Council.
- (2) The Council niay withdraw recognition from any such institution after hs inspection by a representative of the Council.
- 24. Any person aggrieved by the refusal of the Council to approve and recognise any institution as competent to train nurses, midwives or health visitors, may, within three months from Lhe date of such refusal, appeal to the [State Government] against such order of refusal. The decision of the [State Government] on such appeal shall be final.
  - raining institutions.

    not been ue to any r or other ng passed sa nurse,
- 25. No hospital, school or other similar institution which has not been approved or recognised under sub-section (1) of section 23 shall issue to any person a certificate or enter Lhe name of any person on a list, register or other document purporting to show that such person is qualified by having passed any examination or undergone any course of training lo practise as a nurse, midwife or health visitor unless such person has been registered under this Aci.
  - ry district lions therein to appervision pervision Supervising
- 26. (1) The [Siate Government] may by notification appoint in every district a Supervising Board consisting of such members as may be specified therein to exercise subject lo prescribed conditions and restrictions general supervision over nurses, midwives and health visitors within such district and to exercise and perform such other powers and duties as may be prescribed.
  - Board.

(2) Until a Supervising Board is appointed under sub-section (1) the Civil Surgeon of the district in consultation with the local authorities shall, subject to prescribed conditions and restrictions, exercise general supervision over nurses, midwives and health visitors, within the district and exercise and perform such other powers and duties as may be prescribed. 266

[Ben. Act X

#### (Sections 27-30.)

Disabilities of unregistered persons. 27. After ihe expiration oT five years from [he commencement of this Act no dispensary, hospital, infirmary or lying-in hospital which is supported partially or entirely by public funds or local funds shall employ any person as a nurse, midwife or health visitor unless he is registered under this Act or is under training in an institution recognised by the Council:

Provided that Ihe '[State Governent] may exempt for such period and on such terms as it may fix any such dispensary, hospital, infirmary or lying-in hospital from the operation of this section.

#### Penalties.

Penally for dishonest u>e of certificate. procuring registration by false means, and falsification

or register or certificate.

Any person whoô

 (a) dishonestly makes use of any certificate or registration issued under the provisions of this Act lo him or to any other person,

procures or attempts to procure regisiraiion under the provisions of this Act by making or producing or causing lo be made or produced any false or Fraudulent declaration, certificate or representation, whether in writing or otherwise, or

wilfully

makes or causes to be made any falsification in the registers maintained or the certificates issued under the provisions of

this Act, or

being the other W Secretary, Manager or other officer of a hospital, school or similar institution issues, or authorises the issue of, a certificate to any person or enters, or authorises the cniry of, the name of such person in contraveniion or section 25,

shall be punished with fine which may extend lo three hundred rupees.

29. Any person who, not being a nurse, midwife or health visitor registered under this Act, assumes or uses the name or title of registered nurse, registered midwife, or registered health visitor, or uses any name, title, addition, description, or sign-board, implying that such person is a registered nurse, a registered midwife, or a registered health visitor, as the case may be, shall be punished with fine not exceeding one hundred rupees in the case of a first offence, and with fine not exceeding three hundred rupees in the case of a second or any subsequent offence.

## Disposal of fees.

30. All fees and other moneys received by the Council under this Act shall be applied for the purposes of this Act in such manner as may be prescribed.

Penally for unlawful assumption of (ilk of registered HLir^t:. registered midwife or registered lieal t h visitor.

Disposal of fees.

of 1934.]

#### (Sections 33,32.) Annual list of names.

- 31. (I) The Registrar shall, in every year, on or before a dale to be fixed in (his behalf by the Council, cause to be printed and published correct lists of the names for line time being entered in the several parts of the registers of registered nurses, midwives and health visitors, setting forthô
  - (a) all names entered in the several parts of the respective registers, arranged in alphabetical order according to surnames;
  - (b) the registered address or appointment of each person whose name is so entered in the registers; and
  - (c) the registered qualification of each such person and the date on which such qualification was certified,
- (2) Every Court shall presume that any person whose name is entered in the latest of such lists is duly registered under Ihis Act, and that any person whose name is not so entered is not registered under this Act:

Provided that, in the case of any person whose name docs not appear in such printed lists, a certified copy, signed by the Registrar, of the entry of lhe name of such person in a register of nurses, midwives or health visitors, shall be evidence that such person is registered under this Act:

Provided also that a certificate purporti ng to be signed by lhe Rcgi strar staling that the name of a person borne on the printed register of nurses, midwives or health visitors, as lhe case may be, has been removed from such register and specifying ihedate of such removal shall be evidence lhal such person is noi registered under this Acl and of ihe dale from which he ceased to be so registered.

#### Regulations and rules.

- 32. (1) In addition to ilie power conferred by section H, the Council may, with the previous sanction of the '[State Government], make regulationsô
  - (a) for regulating lhe courses of training for nurses, midwives and health visitors, lhe recognition of institutions competent to undertake such training, the conduct of examinations of trained nurses, midwives and hcnllh visitors and the remuneration, if any, of examiners;

Regulations by the Council.

'See fooi-noie 4 on page 257. ante.

Publication and use of annua] list of registered nurets. midwives and health visitors.

#### (Section 33.)

(b) for regulating the issue oF cenificaies, the maintenance of '\*-registers and the conditions and restrictions of admission

thereto under section 18 and for prescribing the form of application for such admission;

- (c) for proscribing the fees for admission lo examination, for registration and for the re-eniry of names erased or removed from the registers;
- (d) for regulating the publication of ihe lists of registered nurses, midwives and health visitors;
- (e) for regulating the payment of fees and travelling expenses to members under section 12;
- (f) for regulating the expenditure of the Council and providing for the audii of their accounts.
- (2) All such regulations shall be published in the <sup>1</sup> [Official Gazette].

Sur  $^{\text{by hC}}$  33. (1) The  $^{3}$ [State Government] may make rules lo carry out the Government. purposes of this Act.

- (2) In particular, and without prejudice lo the generality of the foregoing power, the [State Government] may make rules  $\hat{o}$ 
  - (a) lo regulate elections under clauses (k), (1) and (m) of section 4 and to ensure that the lerm of office or all members elected at the first constitution or any re-constitution or the Council should begin on the same date;
  - (b) lo prescribe ihe qualifications of candidates for employment as Registrar;
  - (c) to prescribe the form of the registers or registered nurses, midwives and health visitors to be maintained under section 14;
  - (d) to regulate, supervise and restrict within due limits the praciicc of registered nurses, midwives and health visitors;
  - (c) to regulate the procedure to be followed by the Councilô
    - (i) in conducting an inquiry referred to in the proviso to section 20;
    - (ii) in making a re-entry in the registers of nurses, midwives and health visitors or the names of persons removed from the respective registers and in withdrawing an order of refusal of registration passed on a nurse, midwife or health visitor; and

i IV fool-noie I on pije 258. ante. - Set foot-note A on page 257, mile.

<sup>1</sup>See fool-note I on page 258, ante, 'See fool-note 4 on page 257, ante.

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## (Sections 34-38.)

- (iii) in disposingofappcalsfromthedecisionsof lhe Council preferred under sections 21 and 24;
- (0 lo regulate the inspection of, and the manner of keeping registers of, institutions referred to in section 23;
- (g) to prescribe lhe powers and duties of, and the conditions and restictions of general supervision by the Supervising Boards and Civil Surgeons under section 26; and
- (h) to regulate the application of fees levied under this Actand of other moneys received by the Council for ihe purposes of this Act.
- (3) All such rules shall be published in the ^[Official Gazette], Miscellaneous.
- 34. Every person appointed under sub-section (1) or sub-section (2) of section 13 shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code.

Ccnain persons lo be public servants.

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35. No suit or other legal proceeding shall lie against any person for anything done or intended to be done in good faith under this Act.

Projection lo persons acting in good faith.

36. No Magistrate other than a Presidency M agistrale or a Magistrate of the first class shall try any offence punishable under this Act.

Offences
Irioble by a
Presidency
Magistrate
or a
. Magisiraie
of lhe first

37. No Magistrate shall take cognizance of any offence punishable Cognizance under this Act except upon complaint made by order of the -[State -[State Government] by the Council,

'Government], or upon complaint

38. Nothing in this Act shall apply to medical practitioners possessing Aci not io Ben. Act
VI qualifications entitling them to registration under the Bengal Medical
Acl, 1914. practitioners.

<sup>1</sup>See fool-nolo J nn once 257. firirr