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CHAPTER 64:02

SEA DEFENCE ACT

An Act to make better provision for the maintenance and Construction of Sea Defences.

[1ST JULY, 1933]

1. This Act may be cited as the Sea Defence Act.

2. In this Act—

“the Board” means the Sea Defence Board constituted under this Act;

“cattle” means any horse, mare, gelding, colt, filly, bull, cow, ox, steer, heifer, calf, mule, ass, ram, ewe, sheep, lamb, boar, sow, barrow, hog, pig, goat or kid;

“Chief Officer” means the Chief Hydraulics Officer and includes any person appointed by him as his deputy in matters connected with sea defence;

“council drainage area” has the meaning assigned by section 2 of the Municipal and District Councils Act;

“district” means any sea defence district referred to in section 7;

“empoldered land” means any land which lies within an area bounded by the sea and by a backdam and is contained between side-line dams, being protected from flooding on the land side by the back and side-line dams, and includes the dams aforesaid;

“estate” means any land or portion of land in a district (other than State or Government land in the occupation of the State) not within the boundaries of a village or of a council drainage area;

“local authority” means the council of any town established under section 33 of the Municipal and District Councils Act, or of any
local government district established under the Municipal and District Councils Act, or any village council or country authority under the Local Government Act;

“mean high water mark” means the line left by the medium high tide between the spring tides and the neap tides;

“proprietor” includes the attorney of any proprietor, the secretary of any company which owns an estate and the manager of any sugar estate;

“Registrar” means the Registrar of Deeds;

“the regulations” means regulations made under this Act;

“sea defence” includes—

(a) any dam, concrete, stone, timber, or other wall, groyne, koker run, or any construction whatever, constructed or used by the Board as a protection of the sea coast or river banks against the erosive action of the sea or river current;
(b) the bed of the sea, river, creek or canal whereon there is or is built any structure under paragraph (a);
(c) all land fifty feet landwards from the centre of any sea or river dam or sea or river wall under paragraph (a), and all land on the other side of such sea or river dam or sea or river wall in the direction of the sea or river to the toe of such sea or river dam or sea or river wall;
(d) any shell bank or reef, mud bank or reef, sand bank or reef, or other natural feature, which serves as a protection of the sea coast against the erosive action of the sea or which protects the bank of any river from the erosive action of the river current; and
(e) all land fifty feet landward of the crest or top of any reef, bank or natural feature under paragraph (d) hereof, and all land on the other side thereof in the direction of the sea or river as far as the mean high water mark;
“vessel” includes any ship or boat or any other description of vessel used in navigation;

“village” means any village district or any country district duly declared under the Local Government Act;

“work” includes anything that may be made, done, built or constructed in, upon or in connection with any sea defence.

PART I

THE SEA DEFENCE BOARD

3. There shall be established a Sea Defence Board which shall (subject to the provisions of this Act) be charged with the care, maintenance, management and construction of the sea defences of Guyana. The Sea Defence Board may sue and be sued in that name.

4. (1) The Board shall consist of the Chief Officer and not less than fourteen other persons appointed by the Minister.

   (2) Appointed members, subject to this section, shall hold office for three years.

   (3) The Minister shall appoint a member of the Board to be Chairman. The Board shall elect one of its members to be Vice-Chairman.

   (4) The Chairman of a meeting shall have an original and a casting vote.

   (5) Five members present at a meeting or such greater number as may be fixed by the Minister shall form a quorum.

   (6) The Minister may at any time revoke the appointment of an appointed member.
(7) An appointed member shall vacate his office—

(a) if he resigns in writing addressed to the Minister; or
(b) if he departs from Guyana without the leave of the Minister, or remains out of Guyana after the expiration of his leave; or
(c) if he fails without reasonable excuse (the sufficiency whereof shall be determined by the Board) to attend three consecutive meetings of the Board.

(8) There shall be at least one meeting of the Board in every month.

(9) The Chairman may summon a meeting of the Board at any time on seven clear days’ notice to members from the day of posting the notice, and shall at the request in writing of three appointed members within six days of the receipt of such request summon a meeting on the like notice.

(10) The Board shall cause to be kept proper minutes of its proceedings.

5. (1) The Board shall with the approval of the Minister designate a public officer to be its Secretary.

(2) All instruments required to be executed by the Board shall be deemed to be sufficiently executed if signed by the Chairman or Vice-Chairman and the Secretary.

6. The Board may with the approval of the Minister make by-laws to regulate its proceedings.

PART II
SEA DEFENCE DISTRICTS

7. (1) This Act applies to the districts set out in the Schedule.

(2) The Minister after being advised by the Board may, by order, from time to time—
(a) vary the boundaries of a district; or
(b) reduce or increase the number of districts.

(3) Every order made under this section shall be published in the Gazette and one newspaper.

PART III

MAINTENANCE, MANAGEMENT AND CONSTRUCTION OF SEA DEFENCES

8. (1) Whenever the Board shall decide that it is necessary to construct any new sea defence, the Board shall cause to be prepared a plan of the proposed sea defence and an estimate of the cost of its construction.

(2)(a) Whenever the Board has decided to construct a sea defence as mentioned in subsection (l), the Board may in writing authorise any competent person and his agents and servants to enter any specified land for the purpose of surveying the land for the construction of the sea defence. The person authorised shall have power—

(i) to make all necessary surveys and take all necessary levels; and
(ii) to do all other acts necessary to the making of the plan and estimates.

(b) The decision and authority aforesaid shall be published in the Gazette and a newspaper, and no action shall be taken thereunder until after the expiration of seven days after publication in the Gazette.

(c) This subsection shall not apply in the case of immediate action and consequential works under section 11.

(3) On completion of the plan the Board shall cause to be deposited at the office of the Minister in Georgetown a copy thereof and, if the land is situate in the county of Berbice or the county of Essequibo, a copy thereof in the office at New Amsterdam or in...
Essequibo as the case may be, and shall give notice thereof in the Gazette and one newspaper. The plan shall be open to inspection at all times during office hours for one month from the date of the notice.

(4) Any proprietor or local authority within the area comprised in the plan may at any time during the month aforesaid give to the Secretary a notice in writing setting forth any objections and the grounds thereof to the plan.

(5) The Board shall submit to the Minister the plan and estimate aforesaid as approved by the Board together with any objections which may have been lodged within the time prescribed.

9. (1) If the Minister approves of the construction of the sea defence and the plan or estimate thereof, as submitted or amended, the Minister may—

   (a) if he decide that the cost of and relating to the construction is to be defrayed out of the funds of the Board, order the Board to cause the sea defence to be constructed; or
   (b) if he decide that the cost of and relating to the construction is to be provided by Parliament, cause the plan and estimate to be submitted to Parliament for the sanction of and the provision of the money.

(2) Where Parliament has sanctioned the expenditure and made provision for the money to be expended on the construction of a sea defence the Minister may order the Board to cause the sea defence to be constructed.

10. Every order for the construction of a sea defence made by the Minister in pursuance of section 9 together with a description of the sea defence as shown in the plan shall be published in the Gazette and a newspaper. A copy of the plan shall be open to inspection at the office of the Chief Officer by any person whose interest may be affected by the construction of the sea defence.
11. When a sudden calamity occurs whereby any land in a district is likely to be or is inundated by the sea the Minister may order the Board to take such immediate action and perform such works as may in the opinion of the Board be necessary to avert or mitigate such inundation. An order as aforesaid shall indemnify the Board and any person acting under its authority in respect of any thing done in execution or intended execution of any decision or direction of the Board.

12. (1) All sea defences which are or shall be in existence in any district shall by force of this Act become the property of the State.

(2) On the publication of an order as provided by section 10 the sea defence therein referred to shall thereupon become the property of the State.

(3) There shall be no right to compensation in respect of any property which is vested in the State under this section, but the Minister may, if he think fit, direct the Board to pay a specified sum to any person in respect of any such property and the Board shall make the payment so directed.

13. Whenever a sea defence becomes the property of the State under this Act, the Board shall within three months thereafter, or such further time as the Minister may allow, deposit a plan thereof with the Registrar who shall file the same as of record in the Deeds Registry and shall make such annotations on the records as may be necessary.

14. The construction, care, maintenance and management of the sea defences shall, under the direction of the Board, be performed by the Ministry or its agents at the expense of the Board:

Provided that, if the Board think fit and the Minister approve, the execution of any work may be given out to be performed by contract, and, with the express permission of the Minister and not otherwise, a contract may be undertaken by any company or body of persons in which an appointed member of the Board may be interested directly or indirectly, provided that such interested member shall not vote on such contract or on any matter relating thereto.
15. (1) All sluices, kokers, flood-gates, gallows-posts, doors and hoisting-gear in any sea defence which are used in relation to the drainage of any estate or village or council drainage area or for purposes of navigation shall be constructed, managed, maintained and replaced by the proprietor of the estate or the local authority as the case may be:

Provided that the duties imposed by this subsection shall be so performed as not in any way to impede or to interfere with the Board in the construction or management of sea defences.

(2) If a proprietor or local authority shall neglect or omit to perform any obligation imposed by subsection (1), the Board may cause the necessary work to be done and may recover the cost thereof from the proprietor or local authority, as the case may be.

16. (1) Any person acting under the authority in writing of the Board may at any time enter upon any estate or upon any land in a village or in a council drainage area adjacent to a sea defence constructed or to be constructed, with such men, animals, vehicles, materials, appliances and instruments and—

(a) do all such acts thereon as may be necessary for or incidental to the construction, maintenance, repair or protection of the sea defence; and
(b) dig and remove earth, cut and remove fascines and wood, and take and remove any other substance or thing required for work on the sea defence.

(2) There shall be no right to compensation under subsection (1), but if in any such case it appears to the Minister that material damage has been thereby occasioned to the estate or land he may in writing direct the Board to pay to the person affected such compensation as he may deem fit and the Board shall thereupon cause the payment to be made.
PART IV

FINANCIAL

17. From the 1st January, 1937, all costs and charges incurred in the construction or maintenance of any sea defence together with all expenses of administration shall be defrayed from such moneys as may be provided from time to time by Parliament:

Provided that the Georgetown City Council shall contribute to the cost and maintenance of sea defences by payment annually to the Accountant General the sum of two thousand five hundred dollars in equal quarterly instalments.

PART V

OFFENCES

18. (1) No person shall, without the previous written sanction of the Board, make or cause or permit or suffer to be made—

(a) any drain, trench or cutting in the earth so as to affect any sea defence;

(b) any construction, erection, alteration or thing in, about or upon any sea defence.

(2) Any person who contravenes or aids or abets any person in contravening this section, is liable to a fine of thirty thousand dollars and to imprisonment for six months.

19. Any person who shall put or place or cause to be put or placed in, about or upon any sea defence any matter or thing calculated or likely to affect or impair the efficiency, usefulness or operation of the said sea defence is liable to a fine of fifteen thousand dollars and to imprisonment for three months.

20. Any person who shall, without the consent of the Board first had and obtained, remove any earth, sand, shell, clay, gravel, shingle, mineral substance, or any sea-weed, or vegetation, or any other matter or thing whatsoever from any sea defence or from any land along the
21. If any cattle shall trespass on any sea defence the person having the custody or control of such cattle is liable to a fine of twelve thousand dollars, unless such trespass was not due to any wilful act or to any negligence on his part; and any cattle so trespassing may be seized and impounded by any police constable or by any person authorised in writing by the Board.

22. Any person who shall hinder or resist or obstruct any person employed in connection with the sea defences of Guyana, acting in pursuance of this Act is liable to a fine of twenty-two thousand five hundred dollars.

23. It shall be a defence to any prosecution for an offence under any of the provisions of this Act, if it is proved that any act charged as an offence was done in good faith for the purpose of averting or mitigating a calamity where an occurrence has taken place by which any estate or village or council drainage area is or is likely to be inundated by the sea.

24. (1) Whenever any person is convicted of any offence under this Act by any magistrate’s court and it shall appear that by such offence expense has been incurred, or damage has been caused to any sea defence or to any matter or thing in or about or upon any sea defence, the court may, at the written request of the Board, but in the presence of the convicted person, inquire summarily into the amount of expense so incurred and damage so caused.

(2) Upon proof of the amount of such expense or damage, or of both such expense and damage, where the amount claimed does not exceed twenty thousand dollars, the court shall give judgment therefor in favour of the Board and against the convicted person and such judgment shall be of the same force and effect and be enforceable in the same manner as if it had been given in a civil action duly instituted in the court.
25. Every offence or penalty under this Act or the regulations may be prosecuted and enforced under the Summary Jurisdiction Acts.

PART VI

MISCELLANEOUS

26. (1) The Board shall keep a book for each district to be called the “District Register” in which shall be entered the names and empoldered areas of the estates and villages and council drainage areas in that district and the names and addresses of the proprietors.

(2) The proprietor of every estate shall from time to time cause his correct address to be entered in the register, and such address shall be styled his “registered address”.

27. (1) Any notice required to be given to any proprietor under this Act shall be deemed to have been duly given when posted to his registered address, and any document or legal process required to be served upon such proprietor, shall be deemed to have been duly served upon him if left with some person at his registered address.

(2) If any proprietor fails to cause his address to be entered in the register, any such notice, document or process may be affixed to the principal building on the estate, or if there is no building on such estate on some conspicuous place on the said estate and such notice, document or process shall be deemed to have been duly served on the proprietor.

28. (1) Subject to negative resolution of the National Assembly, the Board with the approval of the Minister may make regulations for carrying into effect the objects and purposes of this Act.

(2) There may be annexed to any regulation a penalty not exceeding thirty thousand dollars for the breach thereof.
29. (1) Any action, proceeding, prosecution or process under this Act or the regulations at the instance or on behalf of the Board shall be free.

(2) Any prosecution for an offence under this Act or the regulations may be instituted by any police constable or by any person authorised by the Chief Officer.

30. Nothing in this Act shall be deemed to apply to any harbour or to affect the powers, authority or jurisdiction of the Transport and Harbours Department in respect of any harbour.

SCHEDULE

BOUNDARIES OF SEA DEFENCE DISTRICTS

No. 1, ESSEQUIBO COAST & POMEROON extending from the mouth of the Pomeroon River to the mouth of Supenaam River and bounded as follows:

On the north—from the mouth of the Pomeroon River at its junction with the Atlantic Ocean thence in south easterly direction;

On the south—to the mouth of the Supenaam River;

On the east—by the Atlantic Ocean;

On the west—by the Pomeroon River in a south easterly direction to its junction with the Cozier Canal, thence in a north easterly direction to the junction, (0.7 miles) with an unnamed canal, from its junction with the Cozier Canal, thence in a south easterly direction to the junction, 0.7 miles east of the Public Road, of the prolongation of the unnamed canal and the Somerset and Berks Main Canal, thence in a south westerly direction along the Somerset and Berks Main Canal to its junction with the Tapakuma Main Canal, thence in a south
easterly direction along the Tapakuma Main Canal to its junction with the northern boundary of Plantation Alliance, thence along the back boundaries of the estates from Plantation Alliance to Plantation Onderneeming and thence along the Tapakuma Irrigation Main Canal in a south easterly direction to the back boundaries of Spring Garden and Good Hope to a point 1½ miles south west of the mouth of the Supenaam River.


No. 4, WEST COAST DEMERARA extending from the centre line of Naamryck Canal to the mouth of the Demerara River and south west of Demerara River to Plantation Wales and bounded as follows:

On the north—by the Essequibo River and the Atlantic Ocean, commencing from the junction of the Essequibo River with the north western end of the Naamryck Relief Canal and extending to the Transport and Harbours Stelling, Vreed-en-Hoop;

On the south—by the Boerasirie—Bonasika Canal and Boerasirie Service Canal, commencing from the junction of the Boerasirie—Bonasika Canal with the Naamryck Relief Canal and extending along the Boerasirie Service Canal to the western boundary of Plantation Lust-Tot-Rust, thence along the back boundaries of the second depths of Plantations Versailles, Malgre Tout, Klien, Ponderoyen, and Swan-en-Schutz to the back boundary of Plantation Ruimzight, thence along the northern boundary of Plantation Swan-en-Schutz to the Demerara River;

On the east—by the Demerara River; up to Plantation Wales. West Bank Demerara.

On the west—by the Naamryck Relief Canal.
No. 5, EAST COAST DEMERARA, extending from the western boundary of Plantation Kingston to the Mahaica River and bounded as follows:

On the north—by the Atlantic Ocean;

On the south—by the southern boundary of the Ministry of Works and Supply Compound to Fort Street, thence north along Fort Street to its junction with Wight’s Lane, thence east along Wight’s Lane and its continuation into Young Street to its junction with Camp Road to its junction with Thomas Road, thence east along Thomas Road to its junction with the western boundary of Plantation Kitty to the Lamaha Canal, thence along the Lamaha Canal to its junction with the East Demerara Water Supply Canal, thence east along the East Demerara Water Supply Canal from its junction with the Lamaha Canal to its junction with the Shanks Canal;

On the east—by the Shanks Canal from its junction with the East Demerara Water Supply Canal to a point at the junction of the boundaries between Plantations Hand-en-Veldt, Voorzigtigheid, and Grove, thence along the back boundaries of Voorzigtigheid, Cambridge, Good Intent, Unity, Lancaster, Tranquility Hall and Spring Hall to the southern boundary of Spring Hall, to the Mahaica River, and the Mahaica River to the Atlantic Ocean;

On the west—by the Demerara River from its junction with the Atlantic Ocean to the southern boundary of the Ministry of Works and Supply Compound, Georgetown to the junction of Timehri, East Bank Demerara.

No. 6, MAHAICA ABARY, extending from the Mahaica River to the Abary River, and bounded as follows—

On the north—by the Atlantic Ocean;

On the south—by the public road from the Mahaica River to the western boundary of Plantation Belvidere, the western boundary of Plantation Belvidere to the common boundary between Plantations Belvidere and Salisbury, the back boundaries of the second and extra
depths of the estates from Plantation Belvidere to Plantation Drill at the junction of the common boundaries of Plantations Drill, Dankbarheid and Anjou, by the common boundary between Plantations Dankbarheid and Anjou to Mahaicony River, the back boundaries of the coast estates and their second depths from Plantation Park to the Abary River at the common boundary between Plantations Adventure and Letter T;

On the east—by the Abary River from the northern boundary of Plantation Letter T to the Atlantic Ocean;

On the west—by the Mahaica River from the Atlantic Ocean to the public road bridge.

No. 7, WEST COAST, BERBICE, extending from the Abary River to the Berbice River and bounded as follows—

On the north—by the Atlantic Ocean;

On the south—by the northern and north-eastern boundaries of the tract held by the B.G. Rice Development Co. Ltd., under Grant No. 4961 to the back boundary of the second depth of Plantation Bush Lot, the back boundaries of the second depths of the estates from Plantation Bush Lot to Waterloo, the western boundaries of the tracts held by the Berbice Development Company under Leases A368 and A2621, the southern boundary of the tract held under Lease A2621 to the back boundary of the second depth of Nos. 5, 6, 7 and 8 Blairmont, the southern boundary of the second depth of No. 8, to the back boundary of the first depth of No. 9, the back boundaries of No. 9, Zorg-en-Hoop and Ithaca to the southern boundary of Plantation Ithaca and by the southern boundary of Plantation Ithaca to the Berbice River;

On the east—by the Berbice River from the south boundary of Plantation Ithaca to the Atlantic Ocean;

On the west—by the Abary river from the Atlantic Ocean to the northern boundary of the tract held by the Rupununi Development Company under Grant No. 4961.
No. 8, EAST AND CORENTYNE COAST, BERBICE, extending from the Berbice river to the Corentyne river and bounded as follows—

On the north—by the Atlantic Ocean;

On the south—by the Grand Canal from the Berbice river to the common boundary between Plantations Fyrish and Kilcoy, the western and south-eastern boundaries of the tract held by the Corentyne Sugar Company Limited, under licence A173, the south-eastern boundary of the tract held by Guyana Sugar Corporation Limited under Lease A2105 to the Old Alness Water Path, thence north-easterly along the Old Alness Water Path to the North/South Branch Canal of a Black Bush Polder, thence along the North/South Branch Canal to the Yakusari Canal thence north-easterly along the Yakusari Canal to the junction of the Second Depth of No. 52 and Seaford Dam thence along the back boundaries of the Second Depths of Villages Nos. 52 to 76, the back boundaries of the areas held under title from the State in the second and extra depths of Villages Nos. 77 to 83 to the southern boundary of No. 83 to the Corentyne River.

On the east—by the Corentyne river from the Southern boundary of No. 83 to the Atlantic Ocean;

On the west—by the Berbice river from the Atlantic Ocean to the Grand Canal.