West Bengal Act I of 1957

THE WEST BENGAL PANCHAYAT ACT, 1957,

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West Bengal Act I of X957¹ THE WEST BENGAL *PANCHAYAT* ACT, 1957².

¹ In le m is o Title provisiDtLsofsub-sccLion (3) of section 3 read with Schedule 111 of the West Elengal Tnnsfcm! jTtmlorics (Ass ii nil ulion of Laws) Acl. 1958 (West licit. Act XIX of 1958). (fiis Aci ill nil not c.ilcndto, or come into force in. Ihe territories transferred from lite Slaleof Bih:irlo [he Slate of Wesl Bengal by S- 3 of liie tiihax anil Weil Bengal (Transfer of Territories) Act, 1956 (XL of 1956).

But in gxcrdse of the power conferred by the second proviso to sub-sec!iun (3) of section 3 of WcsIHiin^al Acl XLX of 1958. [his Actcartie inlo ft>rce in ihc following pari of ihc transferred lerri lories, namely, in the police-stations of Golapnkur and Chopra, in I tie district of West Diiiajpur. *vide* notification No. 2836/DP/l Aô 21/59, dated 26.6.62, published in the *Calcium* Guzeiit. of 1962, Fan 1, page 2258.

For the Sljlement of Objects and Reasons, sec Ihe Calcutta Gametic, Eamaidiiuiry, dated Ihe 23 rd August, 1955, Part IVA, pages 1295-1296; the Report ofthe Joint Select Committee of Ik; West Bengal Legislature was published in the Calculu Gazette. ILxtmotdiisury, dated the 14 th February, 1956. Pan TVA, page 221; Tor proceedings of Ihe West Bengal Legislative Assembly, «iM he p roceedings a r the meet ings or the We st Bengal Legislati ve A sse mbly, held on the 5th September, 1955. the 2nd and 2-Jih February, 1956. the Mlh. 16lh. 17lti, I Sth. 24ih, 25th, 26th. 27th, 28lh. 30th and 31st July, 1956 and I he 1st, 2nd, 3rd, 21sl. 22nd. 23rd, 24th and 2 5th A ug u s l, 1956; and for p race ed i ng s of I he West Bengal Legislative Council held on the 14lbScp\emtx'r, 1955. 31st August, 1956 and the 1st, 3rd, 4th and Slh September, 1956,

[&]quot;These words were substituted for the words "West Bengal *Pam ftayar* Act. 1956" by £. 2

AMENDED

West Ben. AclXV of 1959. Acl
West Ben. V1JI of 1964. Aci
West Ben. XXVII or 1965. Act X
West Ben. of 1967. Act X of 1969.
West Ben. Act XIII of 1978.
.West Ben.
[24ih January, 1957.]

An Aci la establish Panchayats in rural areas of U'esr Bengal and to provide for matters connected therewith.

Il is hereby enabled in the Seventh Year or the Republic of India, by the Legislature of Wesi Bengal, as follows:ô

PART I.

CHAPTER I.

Preliminary.

1. (1) This Act may be called the [?][West Bengal *Panchayat* Act, 1957],

(2) It extends to the whole or West Bengal, except the areas to which the provisions of the Calcutta Municipal Act, 1951, the Bengal Municipal Act, 1932, the Cooeh Behar Town Committee Act, 1903, the Cooeh Behar Municipal Act, 1944, the Chandernagore Municipal Act, 1955,

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(Pan I.—Chapter 1.—Preliminary.—Sec I ion 2.)

and the Cantonments Aci, 1924, or any parts or modifications [hereof n or 1924. apply or may hereafter be applied.

(3) This section shall come into force at once; the remaining sections shall come into 'force on such dale or dales and in such area or areas as the Stale Government may, by notification, appoint and different dales may be appointed for different sections and for different areas.

Definitions.

- 2. In this Aci, unless the context otherwise requires,ô
 - (a) "Adhyaksha" and "Upadhyaksha", respectively, mean Adhyaksha and Upadhyaksha of a Gram Panchayat \
 - (b) "Anchal Panchayat" means an Anchal Panchayat constituted under this Act;

For nolilications enforcing the retraining provisions of Ihc Aci withcffeci from;ô

(a) the 1st day of March. 1953, in certain police-stations in the districts of Burdwan, Birbhum, Midnapurand 24-Parganas, *see* noli Head on No. 2J5/DP/1Aô

J/58, dated 26.2.58, published in the *Calcutta Gazette. Extraordinary*, or 1958, Part I, page 721. lh) the 1 at day or March, 195S, in certain police-stations in the districts of Burd wan,

Ih) the 1 at day or March, 195S, in certain police-stations in the districts of Burd wan, Birblium, Bankura, Mi J nap ur, Hooghly, 24-Parganas. Mursbidnbad. Jalpaiguri and Darjecling, see notification No, 246/DP/IAô 2/58. dated 26.2.58, published in ihc Calami

- Gazette. Extraordinary, of 195S, Pan I, page 722,
 (c) the 7th June. 1958, in cenain police-stations in the districts of Bunlwnn, Biithum.
 Midnapore, Hooghly, How rah, 24-Parganas, Nadia, Murshidabad, Matda, West Dinajpur and Cooch Behar. Ileenotification No. 1060/DP/IAô 29/58, daicd 7.6,58.
- published in the *Calcutta Galeae. Extraordinary*, of 1958. Pan I, pages 20272028. "
 (d) the 15lh September, I95.K. in Ihc Bauria police-station of the district of Howrah, see notification No. 1695/DP/IAô 28/58, dated 10,9.58, published in the *Calcutta Gazeite.*Extraordinary, of 1958, Part I, page 4005.
- (e) the 20th day of January. 1959, in certain police-stations in the districts of Birbhum, Cooch Behar. Darjceling, Howrah, Malda and Jalpaiguri, jec notification No, 167/ DP/IAô 1/59, dated 20.1.59, published in the Calcutta Gazette. Extraordinary,
- of 1959. Part 1, page S4.

 (0 the 20th June. 1959. in police-station Mekliganj. in thedisLrict ofCoochBehar, see notification No. 162G/DP/JAô 19/59, dated 19.6.59, published in the Calcutta Gazelle, Extraordinary, of 1959, Pan I, page 1173.
- (g) the 30th July, 1959, wiihin certain police-stations in the districts of Bankura. Rirbhum. Burdwan. Hooghly, Midnaporc, Jalpaiguri. Murshidabad, Nadia, 24- Parganas and West Dinajpur, see nolificalion No. 18S4/DP/IAô 20/59, dated 21,7.59, published in the Calcutta Gazette, Extraordinary, of 1959, Pan 1. pages 1551-1552, as amended by Corrigendum No, 1251/DP/I Aô 20/59, dated 11.4.60, published in the Calcutta Gazeite. of 1960. Pan I. pages 1302. The principal notification is
 - published in the *Calcutta Gazeite*, of 1960, Pan I, page 1302. The principal notification is partially modified in so far as it relates lo police-station tslampur.by notificalion No. 2255/DP/IAô 21/59, dated 8.9.59, published in the *Calcutta Gazelle, Extraordinary* of 1959, Pan I, pages 1925-1926.
- (h) the 21st November, 1959, in police-station Krishnaganj, in the district of Nadia. see nolificalion No, 280I/DP/1Aô 38/59. dated 19.11.59. published in Ihc Calcutta Gazette, Extraordinary, of 1959. Pan I, page 2291. as amended by Corrigendum No. 1024/DP/IAô 38/59. dated 11.4.61. published in the Calcutta Gazetle or 1961, Pan I, page 1369.
- (i) the 28th December, 1959. in police-station Moyna, in ihc district of Midnaporc. .fee notifi cation No. 3161/DP/1Aô 2CV59, dated 26.12.59, published in the *Calcutta Gazette*. Extraordinary, of 1959. Part 1, page 2532.

I of 1957.]

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(Pari I.—Chapter L—Pretiminaly.—Section 2.)

- (c) "building³ includes a house, out-house, stable, privy, urinal, shed, hut, wall (other than a boundary wall noL exceeding '[three metres] in height) and any other structure, whether oFmasonry, bricks, wood, mud, metal or any combination of these materials, or any other material whatsoever bui does not include a lent or other portable shelter and docs nol also include any temporary shed creeled on ceremonial or festive occasions;
- (d) "case" means a criminal proceeding in respect of an offence triable by a *Nyaya Panchayat'*,
- (e) "District Board" means a District Board established under ihe Bengal Local Self-Government Act of 1S85;

(0 "District Judge" include an Additional District Judge and a Subordinate

(g) "District Magistrate" includes an Additional District Magistrate, a Deputy Commissioner, an Additional Deputy Commissioner and any other Magistrate appointed by the State Government to discharge all or any of the functions of a Disuici Magistrate under this Act;

- (j) [he Blh Jay of June, 1960, within certain poticc-suiions in ihe ilislricls of Bank urn, Burdwan. Hooghly, Midnaporc, Conch Behar. Jalpaiguri, Murshidabad, NaJia. 24 -Pargan ai and Wes 1 Dinajpur, see ncnification No. IS JO/ DP/I Aô 69/60, dated 7.6.60, published in the Calcutta Gazelle a(1960, Part 1. page 2071.
- (k) ihe 15iti day of December, 1060, within cerlain police-siations in [he districts oT S't-Parganas. Burdwan, Bankura. Murshidabad, Darjeeling, Midnapoie, Hooghly and Jaljiaiguri..wf notilicaliouNo. 3693/DP/IAô 69f60, daled 13,12.60, published in the Calcutta Gazette, Extraordinary, of 1960. Pan I. pnge 3259,
- (I) Nic 25th day oT June. 1962. in police-station Naxalban, in the district of Dajjreling. jeenolificalicn No. 2777/DP/1Aô 69/60, daied 23.6,62, published in (he Calcutta Gazelle of 1962, Part J, page 1904.
- (in) tlvc30ihdayofJune, 1962, inpolict-siahDnGambalhan. in die district of Darjcclint; sec nwifkalion No. 2 B37/DP/IAô 10/62, dn[ed26.6.62, published in I he Calcutta Gazette of 1962, Part I. page 2253.
- (n) ilieSthday of April. 1963, in police-stations Basanti, Kulialj, Gosaba, Pathnrpralinia and Mandirhawr, in iVie district of 24-ParganaS, see notification No. 919/PanchJ 1Aô 4/62, daied 3.4.63, published in the Calcutta Gazette of 1963, Part I, page B75,
- (o) the I7lh day of June, 1963, in Maliabfu?,e. in (he district of 24-Paiganas. see notification No. 2320i/PanchyjAô J/62, dated 19.6,63, publistiid in (he Calcutta Gazette of 1963, Port I, page 1375.

(Part I.—Chapter 1.6 Preliminary.—Section 2.)

- (h) "Gram Panchayat" means a Gram Panchayat constiLulcd under this Aci;
- (i) "Gram Sabtia" means a Gram Sabha constituted under this Act;
- (]) "nolification" means a notification published in the Official Gazelle',
- (k) "Nyaya Panchayat" means a Nyaya Panchayat constituted under this Act;
- (i) "PradUan" and "Upa-Pradhan", respectively, mean Pradhan and Upa-Pradhan of an Anchal Panchayar,
- (m) "prescribed" means prescribed by this Act or by any rale made thereunder;
- (n) "prescribed authority" means an authority 'appointed, by noiification, Tor all or any of the purposes or this Act, by the Stale Government either generally or for a particular purpose;
- (o) "public street" means any slreet, road, lane, gully, alley, passage, pathway, bridge, square or court, whether a thoroughfare or not, over which the public have a right of way, and includes side drains or gutters and the land up to the boundary of any abutting properly, notwithstanding the projection over such land of any verandah or other superstructure;
- (p) "Sub-divisional Magistrate" includes any Magistrate appointed or empowered by the Slate Government to discharge all or any of the functions of a Sub-divisional Magistrate under tills Act;
- (q) "suit" means a civil suit triable by a Nyaya Panchayat',
- (r) "village" means an area defined, surveyed and recorded as a distinct and separate village in the revenue records of ihe district in which it is situate;
- (s) "year" means the year beginning on the firsL day of April.

Fdi notification retalir;? to appointment cf certain authorities as the prescribed authorities under the Act for certain specified purposes, tf? nolificalion No. 33I/DP/IAô 3/ii, daicd 3.3,58. published in (he Calcutta Gazelle, Extraordinary, of 1958, ParlT. pages 751-756,as

(Part I.—Chapter 11.ô Grain Sabha.ô Sections 3. 4.)

CHAPTER II. Gram Sabha.

- 3. (1) When this Aci has come imo force in any area, ihe Stale Constitution Government may, by notification, constitute one or more Gram Sabhas 5^","" within such area for the purposes of this
- (2) The Siale Government shall specify the name and the local limits of ihe jurisdiction of every *Gram Sabha* in the notification mentioned in sub-seclion (1).
 - 4. (1) On the constitution of a Gram Sabha or Gram Sabhas in an area as aforesaid, the enactments specified in column 3 of Schedule I shall front ihe date of election ¹[, under sub-section (1) of section 27, of (he fir.se *Pradhan* of ihe *Anchal* Panchayat comprising the Gram Sabha or Gram Sabhas so constituted stand repealed or amended within the territorial limits of the Anchal Panchayat] to the extent and in the manner specified in column 4 thereof:

Provided that until a new assessment is made under this Act any assessment, rate, tax, toll, fee or other imposilion wiiich was in force in such area under the enactments repealed or amended as aforesaid, shall continue to be in force and all sums due on account of such rate, lax, toll, fee or other imposition in arrears or accruing shall be realised by such authority as may be appointed by the Stale Government as if ihey were due under the provisions of this Act, and shall be credited lo such fund as the State Government may direct.

(2) When, in consequence of the repeal of the cnaclments referred to in subsection (I), any ⁴[Panchayat appointed under the Village Chaukidari Act, 1870,

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union board established under the Bengal Village Self-Government Act, 1919 or Gram Panchayat established under the Bihar Panchayat Raj Act, 1947], in any area ceases to exist, all Ihc properties, funds and other assets which are vested in such \Panchayat, union commillee, union board or Gram Panchayat], as the case may be, and all the rights and liabilities (hereof shall, save as provided in the proviso to sub-section (I), be vested in such Anchal Panchayat or Anchal Panchayats and in accordance with such allocation, as may be determined by the prescribed authority, whose orders thereon shall be final.

These words within ihc square brackets were subsiliuled for (he words "orappoinimeni of (he firs 1 Ailhyukshtt of the Gram Pandhiyal under scclion 11 or see lion 14 be repealed or ume nJeJ in ihe ;ireaconccmed" by s, T(a) of ihe West Bengal Pun chavit 1 (A ni c n d m e n I) A cl. 1959 (West Bon, Act XV or 1959),

i These words within ihc square brackcii were substituted for Ihe words "Panciutym. union coininHKe or union board" by 5, 3(b)(i),ibid.

These words within ihc square brackels were substituietl forihe words "Ptmchayai. union conimilleir ur union board" by s. ihid.

Repeal anil of cenain enactments.

Ben. Aci vt of IS70. Hen. Aci III of 1885. Ben Al-I V of i y i y. Riliar Aci VII of 19-18.

[West Ben, Act

(Part i.—Chapter If.ô Gram Sabha.ô Sections 5, 6.)

ower io 5. (l) The Stale Govern men [may, after consulting Ihe views of

Power io 5. (l) The Stale Govern men [may, after consultin *Stiiiia* area^, !hc *Gram Sabha* or *Sabhas* concerned, by notificationô

(a) exclude from ihe local limits of the jurisdiction or a *Gram Sabha* any

- area comprised therein; or
 (b) include within the local limits of the jurisdiction of a *Gram Sabha*
- any area in the vicinity thereof; or

 (c) divide the area of any *Grain Sabha* so as Lo constitute Iwo or more
- Gram Sabhas; or
- (d) unite the areas of Iwo or more *Gram Sabhas* so as to constitute a single *Gram Sabha;* or
- (e) otherwise alter or revise the limits of any Gram Sabha.
- (2) When an area is included within the local limits of the jurisdiction or a *Gram Sabha* under sub-section (1). such area shall, from the dale of such inclusion, become subject to all laws, rules, regulations, by-laws and orders in force in the area of the *Gram Sabha*.
- (3) When an area is excluded from the local limits of the jurisdiction of a *Gram Sabha* ihe enactments specified in column 3 of Schedule I shall, from the date of such exclusion, be deemed to be revived in such area to the extent lo which ihey were repealed or amended by the said Schedule:

Provided thai all assessments, rates, fees, lolls and other taxes impositions made and imposed under iliis Acl shall continue lo be in force in the area until new assessments are made and new taxes, rates,

fees, tolls and other impositions made and imposed under the enactments specified in column 3 of Schedule I and all assets and liabilities relating to such area shall vest in the Stale Government who shall pass such orders as lo their disposal as it thinks fit.

6. (1) If, at any lime, the whole of the area of a *Gram Sabha* is included in a municipality or in an area under the authority of a Municipal Corporation, a Town Committee or a Cantonment, Ihe *Grain Sabha* shall cease lo exist and the properties, funds and other assets vested in such *Gram Sabha* and all the rights and liabilities of such *Gram Sabha* shall vest in and devolve on the municipality or on the Municipal Corporation or oh the Town Committee, or on Ihe Cantonment authority, as the case may be.

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The West Bengal Panchayat Act, J957,

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I of 1957.]

(Part].—Chapter II.ô Gram Sabha.ô Sections 7-9.)

funds and other assets vested in such *Gram Sabha* and all ihe rights and liabilities of such *Gram Sabha* in respect of the part so included shall vesl in and devolve on the municipality or on the Municipal Corporation or on the Town Committee or on the Cantonment authority, as the ease may be, in accordance with such allocation, as may be determined by the prescribed authority, whose orders thereon shall be final.

- 7. (1) Every *Gram Sabha* shall consist of all persons whose names Members or arc included in the electoral roll of the West Bengal Legislative Assembly sabZi for the time being in force pertaining to the area for which the *Gram Sabha* has been constituted.
- (2) The prescribed authority shall from lime to time maintain a list or the names of the persons referred lo in sub-section (I) and such list shall be the list of members of the *Gram Sabha*.
- $8.\ (1)\ Every\ \textit{Gram Sabha}\ shall\ hold\ one\ annual\ general\ meeting\ and\ one\ half-yearly\ general$

Imlf-yearly general meeting of

Provided that the *Adhyaksha* of the *Gram Panchayat* may, at any lime, and shall, upon a requisition in writing by not less than one-**firth** of the total number of members of the *Gram Sabha*, within twenty-one days from the receipt of such requisition, convene an extraordinary

general meeting,

- (2) The requisition referred to in the proviso to sub-section (1) shall state the objects of the meeting and shall be signed by the members requisitioning and shall be deposited or delivered at the office or the *Gram Sabha*, and may consist of several documents each signed by one or more members.
- (3) If the *Adhyaksha* of the *Gram Panchayat* concerned fails to convene tltc meeting within the twenty-one days, the prescribed authority shall, on a written request made by the members requisitioning within ten days from the date of expiry of the period mentioned in the proviso to sub-section (I), convene the meeting within twenty-one days from the date of receipt of the written request.
- (4) The meetings of a *Gram Sabha* shall be held in such manner and at such lime and place as may be prescribed.
- 9. (1) The *Gram Sabha* shallô -

Business at [he general meetings.

- (a) at the annual general meetingô
- (i) consider the budget for the following year,
 - (ii) consider the report submitted by the *Gram Panchayat* on the work done during the previous year and the work proposed to be done during the following year, and give such directions to the *Gram Panchayat* as it may deem

(Part I.—Chapter II.ô Gram Sabha.ô Section 10.— Chapter HI.ô Gram Panchayat.ô Secricm 11.)

- (iii) transact such other business as may be prescritaed;
- (b) at the half-yearly general meeting, transact such business as may be prescribed.
- (2) Every member of the *Gram Sabha* shall have the right of asking for information on all matters relating to the administration of the *Gram Panchayat* at the meetings referred to in sub-section (1).
- (3) The Adhyaksha of the Gram Panchayat or in his absence the Upadhyaksha of the Gram Panchayat of the Gram Sabha concerned, shall preside at the meetings of the Gram Sabha and in the absence of both, the Gram Sabha shall elect in the manner prescribed one of the members present at the meeting lo preside.

Quorum.

- 10. (J) No business shall be transacted at any meeting of the *Gram Sabha* unless at least one-tenth of the total number of members of the *Gram Sabha* is present.
- (2) In case there be no quorum present, the meeting shall be adjourned to a dale wiihin one month to be announced at the meeting by the person presiding notice of which shall be given to the members or the *Grain Sabha* in the prescribed manner, ant) at such adjourned meeting no quorum shall be necessary.
- (3) At the adjourned meeting no business shall be transacted other than the business which was on the agenda of ihe meeting al which the adjournment took place.

CHAPTER III.

Gram Panchayat.

Establishment 1, constitution iinii ihL'urparai iflfl of Guim Ptitithitvut.

- 11. (I) There shall be a $Gram\ Panchayat$ for every $Gram\ Sabha$.
- (2) The members of a *Gram Sabha* shall '[elect at such time and in such manner as may be prescribed] from amongst themselves such number of members not being less than nine or more than fifteen as may be determined by the prescribed authority '[in accordance with such rules as may be prescribed in this behalf by the Scatc Government on the basis of the number of members of the Cram *Sabha*], and the members so elected

shall constitute the *Gram Panchayat*.

These wonts wiihin [he scijotu brnckcls were subsli luted far [lie words "clccl in (he manner prescribed" by s. 4(a)t>rihe Wtsi Bengal ftinc'Mijtf/(Amendment) Aci. 1959 (Wcsl Ben. Aci XV of

inserted by s. 2(I)($\,$) of the We si Bengal Panctmyai and $7Mla\ Parishads$ (Amendment)

(Pari I.—Chapter III.ô Gram Panchayat.ô Section J J.)

'(2a) If within the lime fixed for the election, ihe members of a Gram Sabha fail to eleel the number of members lo be elected under sub-section (2), another election shall be held lo fill ihe vacancy or vacancies remaining unfilled and in case ihe members of ihe Grain Sabha slill fail lo eleel the number of members at such second election, ihe Stale Government may appoint a member or members lo complete the number.

Any person so appointed shall be deemed lo be a duly elected member.

- (3) For the convenience of cleciion, ihe prescribed authority shall, in accordance with such rules as may be prescribed in this behalf by the Slate Government,ô
 - (i) divide the area of a *Gram Sabha* inlo constituencies, not being less than three or more than five, on the basis of the number of members of the Gram Panchayat determined under sub-section (2),
 - (ii) allocate lo cach such constituency, [scats not being less than two] or more than four, on the basis of the number of members of the Gram Sabha pertaining tlierelo.
- (4) Every *Gram Panchayat* shall be a body corporate by the name of the *Gram* Panchayat having perpetual succession and a common seal and shall, subject to the restrictions or qualifications, if any, imposed under ihis Aci or under any other law for the lime being in force, have power to accepi a gift of, acquire, hold, administer and transfer property both movable and immovable and to enter inlo any contract or do all tilings necessary for carrying out its duties under this Act and shall, by its name, sue and be sued.
- (5) Notwithstanding anything in sub-section (2), the State Government may associate with any Gram Panchayat elected under thai suh-section or appointed under section 13, for such period as it thinks fit, any person wether a member of the Gram Sabha.concerned or not,

who may, in the opinion of the Siaic Government, possess special qualifications for serving on the Gram Panchayat to enable it to function effectively; and all such person or persons shall be deemed to be members of the Gram Panchayat for all purposes excepl that they shall not have the right to vote and shall not be eligible for being elected as Adhyaksha or Upadhyaksha:

Provided that the lotal number of persons so associated with a Gram Panchayat shall noi exceed one-third of the lotal number of members constituting liie Gram Panchayat.

^{&#}x27;Suh-section (la) was inserted b>'s. 4(b) of I he West Bengal ftuir/imnfl Amendment) Ac I, 19.59 (West Ben. Ad XV of 1959).

-Sub-section (3) was substituted Ion he existing sub-section by s. 2(IXb)aftlR WsI Bengal

Paachayat and Zillu Ptirisltuih (Amendment) Act. 1965 (West Ben. Aci XXVII of 1965).

'Subsiiiuied by Corrigendum No. 595 L.. dated the 26.5,66. published in ihe Catania G/i-ptip F-xtrttonliittirv. dated 26 Port 1, nunc K07.

{Pari t.—Chapter !11.ô Gram Panctiay aLô S eel ions 12, !2A.)

(6) Every *Gram Panchayat* shall, at iis first meeting at which a quorum is present clect, subject to the provisions of sub-section (5), one of its members lo be the *Adhyaksha* and another member lo be ihe *Upadhyaksha* of (he *Gram Panchayat* in the manner prescribed:

Provided that if the *Gram Panchayat* fails lo clect an *Adhyaksha*, the *Adhyaksha* of ihe outgoing *Gram Panchayat* shall resume office and continue to hold ihc same until a new *Adhyaksha* is clected.

Term of office 12. (1) The lerm of office of ihc members of ihe *Gram Panchayat* %'llmikstin' shall, subject lo the provisions of section 21, be four years computed

16 Upti- from the date of (lie first meeting of the *Gram Pancliavat* at which a *(Itir/ilalui.*

quorum is present:

Provided lhal ihe prescribed authority may, by notification, extend ihe term by such period nui exceeding '[three years] as may be specified in the notification:

Provided further lhal notwithstanding anything contained in this section, every member of the *Gram Panchayat* shall continue to hold office until lhe first meeting of the newly formed *Grain Panchayat* after a fresh election at which a quorum is present.

- (2) An elected *Adhyaksha* and *Upadhyaksha* of a *Gram Panchayat* shall, subject to the provisions of sections 18 and 19, hold office for four years from the dale of his election as *Adhyaksha* or *Upadhyaksha*, as the ease may be.
- (3) Notwithstanding anything contained in sub-section (2), an elected *Adhyaksha* and *Upadhyaksha* shall be deemed lo have vacated office as soon as the newly formed *Grant Panchayat* has assembled at the meeting held under the provisions of sub-section (6) of section 11.

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of 512A. Notwithstanding the omission to hold timely elections in accordance with the provisions of this Act or the rules framed thereunder, sitting members of a *Gram Panchayat* shall continue and shall be deemed always lo have continued lawfully to hold office until Ihc dale of the first meeting, at which a quorum is present, of the *Grant Panchayat* as reconstituted after the coming into force of the West Bengal *Panchayat* (Amendment) Aci, 1964, and no act or proceeding of any *Gram Panchayat* shall, in any manner, be called in question merely on the ground of such omission to hold limely elections.

'Substituted with retro spec live effect for the words "one year" by \$. 3 of ihc Wesl Bengal PaiKitaydl (Amendment) Aci. 1964 (Wesl Ben. Act VIII of 1964).

Wcsl Ben. AclVItlnf 1964.

I of 1957.]

(Part I.—Chapter III.ô Cram Panchayat.ô Sections 13-15.)

13. Notwithstanding anything contained in section 11, the proscribed authority may, if it thinks fit, constitute tlic first Gram Panchayat and appoint ihe members ihereor from amongst the members of the Gram Sabha concerned for a period not exceeding one ye sir from the date of the notification mentioned in section 3 after which they shall be replaced by members elected in the manner prescribed and thereupon they shall be deemed to have vacated office:

Appointmembers authority

Provided thai if the members are appointed for a period of less than one year, the prescribed authority may, if it thinks fit, extend the period up to one year:

Provided further that notwithstanding anything coniained in this section, every member of the Gram Panchayat who is so appointed shall continue to hold office until the first meeting of the newly formed Gram Panchayat after the first election ai which a quorum is present.

14. Notwithstanding anything contained in this Chapter, the prescribed aulhoriiy may appoint two of the members of a Gram Panchayat lo be its first Adhyaksha and first Upadhyaksha, respectively, for a period not exceeding one year from the date of the notification mentioned in section 3, after which period they shall be replaced by an Adhyaksha and an Upadhyaksha elected by the Gmm dhyaksha. Panchayat:

Appointment by prescribed aulhoriiy or Adhvaksha

Provided thai if the Adhyaksha and the Upadhyaksha are appointed for a period of less than one year, the prescribed authority may, if it thinks fil, extend the period of their appointment up to one year.

15. (1) Noiwiihstanding anything contained in this Chapter, a person shall not be qualified for being elected or appointed and Adhyaksha or Upadhyaksha or a member of a Gram Panchayat, ifô

(a) he is under twenty-five years of age; or ^s(aa)

he is not a cilizen of India; or

'(saa) he is in the service of the Centra! or State Government or of Ihe Zilta Parishad of the district or of an Ancha!ik Pari shad, an Anchal Panchayat or a Gram Panchayat within the

district; or

(b) he has been dismissed from the service of the Central or State Government or loeai authority for misconduct involving moral turpitude and where the dismissal has been made by the Central or Stale Government, he has been debarred from employment in public service; or

This proviso was added by s. 5 of the West Bengal $\it Panchayal$ (Amendment) Act, 1959 (We si Ben. AcrXV of 1959).

These clauses were inserted by s. 2(2) of the West Bengal *Panchayat* and *Zilta Parishnds* 1 Amendment) Acl, 1965 {West Ben. Acl XXVII of 1965).

Disqualifications of Adhyak.^h u and Upadhyaksha and members of

Panchayat.

18

[West Ben. Act

(Part I.—Chapter III.ô Gram Panchayat.ô Sections 16, 17.)

(c) he lias directly or indirectly, by himself or by his partner or employer or an employee, any share or interest in any contract wilh, by or on behalf of ihe *Gram Panchayat*.

Provided that no person shall be deemed lobe disqualified for being elected or appointed as *Adhyaksha*. *Upadhyaksha* or a member of a *Gram Panchayat* by reason only of his having a share or inlerest in any public company as defined in [be Companies Act, 1956, which contracts with or is employed by llie *Gram Panchayat*; or

- (d) he has been adjudged by a competent court to be of unsound mind;
- (e) he is an undischarged insolvent-, or
- (0 he being a discharged insolvent has not obtained from the court a certificate that his insolvency was caused by misfortune without any misconduct on his part; or (g) any tax, loll, fee or rate due from him under this Act [or under the Village Cliaukidari Act, 1870, the Bengal Village Chaukidari Act, 1871 or the Bengal Village Self-Governmenl Act, 1919] for the year previous lo that in which the election is held remains unpaid.
- (2) If any person is or has been convicted by a criminal court of an offcnce punishable with transportation or imprisonment for a period of more than six months, such person shall not be eligible for election or appointment as Adhyaksha or Upadhyaksha or as a member of a Gram Panchayat. for five years from the dale of expiration of the sentence:

Provided that on application made by u person disqualified under this subscciion, the State Government may, if satisfied on sufficient cause being shown, remove ihc disqualification by an order made in this behnir and shall do so if, in the opinion of the Slate Government, the offence does not involve moral turpitude.

16. Every election or appointment of the members of a *Gram Panchayat* and its *Adhyaksha* and *Upadhyaksha* shall be notified in the manner prescribed.

17. An *Adhyaksha* or *Upadhyaksha* or a member of a *Gram Panchayat* may resign his office by notifying in writing his intention lo do so lo [lie prescribed authority and on such resignalion being accepted by the said authority shall be deemed to have vacated his office.

These words within the square brackets were inserted by s. 6 of the West Bengal *Panchavafi* Amendment Aci. I')V' (WeM Hen. Act XV of 19?9).

I of 1956.

Ben. Aci VI ofl 870. Hen. Act I or 1371. . Ben. Act V of 1919.

EkvHnji or appointme nt in u (rr«m

Resigioiion of Adhxiiksha, Upudhyakshii nr member. I of 1957.]

(Pan I.—Chapter III.ô Gram Panchayatô Sections 18-20.)

18. An elected *Adhyaksha* or *Upadhyaksha* of a *Gram Panchayat* may at any lime be removed from office by a resolution of the *Gram Panchayat* carried by the votes of not less than two-thirds of the total number of members holding office for the lime being, at a meeting specially convened Tor the purpose:

Removal of *Adhyaksha* ami *Upa-tlh*

Provided that if the number of members who have voted in favour of such resolution is less than two-thirds but more than one-half of the lotal number of members holding office for the time being, the prescribed authority may, if it illinks fit, by order, remove the *Adhyaksha* or the *Upadhyaksha*, as ihe case may be, from his office.

- 19. (1) In the event of removal of an elected *Adhyaksha* or *Upadhyaksha* under section 18 or when a vacancy occurs in the office of an elected *Adhyaksha* or *Upadhyaksha* by resignation, death or otherwise, the *Gram Panchayat* shall elect another *Adhyaksha* or *Upadhyaksha* in the prescribed manner.
- (2) Every *Adhyaksha* or *Upadhyaksha* elected under sub-section (1) shall hold office for the unexpired portion of the term of office of the person in whose place he is elecictj.

Filling of casual vacancies in ihcofliccof Adhyaksha and U/Kidhyaksha.

- 20. ([) The prescribed authority may, after giving an opportunity to a member of a *Gram Panchayat* to show cause ogainsl the acl ion proposed lo be taken against him, remove him from officeô
 - (a) on the ground of misconduct in the discharge of tiis duties; or
 - (b) if he refuses to acl or becomes incapable of acting as such member; or
 - (c) if after his election he is convicted by a criminal court of an offence involving moral turpitude and punishable with imprisonment for a period of more ilian six months; or
 - (d) if he is absent from for meetings or the *Gram Panchayat* for tliree consecutive meetings without the leave of the *Gram Panchayat*; or
 - (e) if he is in arrears for more than one year in payment of rates, tolls, fees or taxes to the *Anchal Panchayal*; or
 - (0 if he was disqualified to be a member of the *Gram Panchayat* at the lime of his clcetion or appointment; or
 - (g) if he incurs any of the disqualifications mentioned in clauses (b), (c),(d), (e) and (f) of sub-section (1) of section 15, after hi<; elerrinn a mpmher (if dip Gram Pfinrhnvat.

Removal of member of Crwii

and appeal.

[West Ben. Act

(Part I.—Chapter III.—Gram Panchayai.ô Sections 21, 22.)

- (2) Any member of a Grant Panchayai who is removed from his office by the prescribed authority on any of the grounds mentioned in clauses (a), (b), (d), (c), (f) and (g) of sub-seciion (1), may, wiihin thirty days from the date of the order, appeal to the Commissioner of the Division within the local limits of whose jurisdiction of the Cram Panchayat is situate, and thereupon the Commissioner of the Division may stay the operation of the order till the disposal of the appeal and he may, after giving notice of [he appeal to ihe prescribed authority, and a Tier giving (he appellant an opportunity of being heard, modify, set aside or confirm the order. The order passed by the Commissioner of the Division on such appeal shall be final.
- 21. (i) If the seat of a member of a Grant Panchayat becomes vacant by reason of his death, resignation, removal or otherwise, the vacancy shall be filled in the prescribed manner by appointment or election, as the case may be, of another person under [his Act.
- (2) The person elected or appointed to a vacancy referred to in subsection (1) shall hold office for the unexpired-porlion of the term of office of the person in whose place he is elected or appointed.

Mix-iings.

Filling of casual

vacancy in p!ac<:afa

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> 22. (I) Every Gram Panchayat shall hold a meeting at least once in a month at such time and such place within the local limits of the Grant Sabha concerned as the Adhyaksha may fix:

> Provided thai (he Adhyaksha when required in writing by one-third of ihc members of ihe Gram Panchayat lo call a meeting shall do so wiihin seven days, failing which the members aforesaid may, after informing the prescribed authority in writing, call a meeting after giving seven clear days' nolice to ihe Adhyaksha and the other members of the Gram Panchayat.

- (2) The Adhyaksha or in his absence the Upadhyaksha shall preside at the meetings of [he Gram Panchayat; and in the absence of both, the members present shall clcci one of their number lo be the president of the meeting.
- (3) The quorum shall be not less than one-third of the total number of members of the Gram Panchayat.
- (4) All questions coming before a Gra/;i Panchayat shall be decided by a majority of votes unless otherwise provided in this Act:

Provided lhal in case of equality of votes the person presiding shall have a second or casiing vote. .

I of 1957.]

(Pari I.—Chapter HI.—Gram Panchayats.ô Sections 23, 24.- Chapter IV,ô Anchal Panchayats.ô Sections 25, 26.)

23. A list of the business to be transacted at every meeting of a *Gram Panchayat* excepi at an adjourned meeting, shall be sent to each.member of the Gram Panchayat in the manner prescribed, at least forty-eight hours before the lime fixed for such meeting; and no business shall be brought before or transacted at any meeting, other llian the business of which notice had been so given.

List of business to be transacted at a meeting.

24. The Gram Panchayal shall prepare and submit annually in the prescribed manner and within the prescribed time a report on ihe work done during the previous year lo the Gram Sabha and also lo ihe prescribed authority.

Report on ihe work of Gram Pimtihuyat,

CHAPTER IV.

Anchal Panchayats.

25. (1) For the purposes hereinafter mentioned in this Acl the State Government shall establish A nchal Panchayats each comprising as many contiguous Gram Sabhas as ii may, by notification, fix in each case.

Establishment

- (2) The Slate Government shall in the notification, specify the names and the territorial limits of the Anchal Panchayats.
- 26. '(1) Every Anchal Panchayat shall consist of the following members, namely:ô

(a) the Adhyakshas of all Gram Panchayats wilhin its jurisdiction (ex

(b) such number of members of the Gram Sabha within its jurisdiction clccied at the prescribed lime and in the prescribed manner by the Gram Panchayat concerned in each case as may, from time to time, be determined in such manner as may be prescribed by the prescribed authority by order made in this behalfsDtliat I here shall be at least one memher for every five hundred members of the GramSabha and that there shall be al least one member from every Gram

Provided thai no member of n Gram Sabha shall be elected to be a member of an Anchal Panchayut if he has any of the disqualifications mentioned in section J 5.

'Sub-section (1) was substituted for the existing sub-section by s. 2(3) of the West Bengal *Ptmchaml* and *Zilia Purishuds* (Amendment) Act, 1965 (Wesl Ben. Act XXVII of 1965).

Prior lo ill is substitution the second proviso of sub-section (J) was omitted by s. 7(a) nf the Wesi enc.il *Pimchtivat* fAmendment At'l. 19S9 fWVtt Rrn Air XV nf I9S91

of Aiicluil Pwichaxttls.

Constitution of Anchal PlMLhltVUtS.

(PurI J.—ChapterIV.ô Anchal Panchayats.ô Section 27.)

¹(la) If within [he lime fixed for [he election, a Grim Panchayat fails lo elected the number of members to be elecicd under sub-section (1), another election shall be held to fill the vacancy or vacancies remaining unfilled and in case the Gram Panchayat still fails to elect the number of members al such second election, ihe Slate Government may appoint a member or members to complete ihe number. Any person so appointed shall be deemed to be duly elected member.

- ?(3) The term of office of every member of an Anchal Panchayat elected by the members of a Gram Panchayai shall commence from ilvs date of ihe first meeting or the Anchal Panchayat at which a quorum is present and shall extend until ihe first meeting of ihe next newly constituted Anchal Panchayat at which a quorum is
- (4) Whe n a vacancy occurs in the membership of an Anc/ial Panchayat it shall he filled within ^J[ihrce] months from the dale of ihe vacancy by election by the Gram Panchayat which elected the member whose seat has fallen vacant.-
- 27. (1) Every Anchal Panchayat shall at ils first meeling al which a quorum is present elcci in ihe manner prescribed one of its members to he ils Pradhan and another member Lo be its Upa-Pradhan:

^Provided that when a person elected as ihe Adhyaksha or the Upadhyaksha of a Gram Panchayat is also elected as ihe Pradhan or the Upa-Pratllian of ihe Anchal Panchayat, such person shall cease lo be [he Adhyaksha or the Upadhyaksha, as ihe case may be, of the Gram Panchayat with effect from the date of his election as ihe Pradhan or (he Upa-Pradhan or the Anchal Panchayai.

(2) The term of office of the Pradhan and the Upa-Pradhan of the Anchal Panchayat shall be ihc residue of his term of office as a member of the Anchal Panchayat:

Provided lhal an elected Pradhan or Upa-Pradhan shall continue in office until a new Pradhan or Upa-Pradhan is elected by the newly constituted Anchal Panchayai after a general election.

'Sub set lion (la) was inserted by s. 7(b) of the West Bengal **Paitchiiyai** (Amendment) Act, 1959 (West Ben. Aci XV of 1959),

Sub-scciinn 12) was omitted by s. 7(c), ibid.

³Sub-sccii6n (3) was substituted for ihc original sub-section by s. 7(d), *ibid*.

This word within the square brackets was substituted for the word "two" by s, 7(e). ibid. - ThK nrovisn was riifH-É $\,$ I Kv c ft ihi/t

 $I'_{1111}II_{1111}$ ami (Jjin-Pnullum of Punchuvar,

23

The Wfjf Bengal Panchayal Act, 1957.

I of 1957.]

(Pari 1.—ChapterIV.ô Anchal Panchayats.ô Sections 27A-30.- Chapter V.— Powers and duties of Gram Panchayats. —Section 31.)

'27A. Tlie election or appointment of the members of every Anchal Panchayat and of its Pradhan and Upa-Pradhan shall be notified in the manner prescribed.

Elect inn or appointment of members. Pmilium and Upu-Pradium or Antfut! Pimchtiytu lo be notified.

Application

- 28. The provisions of see lions 17 to 24 shall, mutatis mutandis, apply in the case of an Anchal Panchayat, its Pradhan, Upa-Pradhan and member.
 - or sections 17 to 24 in certain cases.
- 29. An Anchal Panchayat may after the election of its Pradhan and Upa-Pradhan, constitute by specific resolutions at a meeting specially convened for the purpose such committee or commillecs Tor such purpose or purposes as it may specify and shall determine Lhc number of members of each such commillec.

Committees of Anchul

30. Every Anchal Panchayat shall by the name notified under scclion 25 be a body corporate having perpetual succession and a common seal and shall, subject to the restrictions or qualifications, if any, imposed under this Acl or under any oiher law for the lime being in force, have power lo accept a gift of, acquire, hold, administer and transfer property both movable and immovable and to enter into any contract or do all things necessary for the purposes of this Aci_k and shall by the said name sue and be sued.

Incorporation Panchawt.

CHAPTER V.

Powers and duties of Gram Panchayats.

3L Subject io such conditions as may be prescribed, a Gram Panchayat shall as far as possible within the limits of ihe fund at its disposal, provide within the area under its jurisdiction forô

Obligatory $PlUlcllll \ | fll,$

- (a) sanitation, conservancy and drainage and the prevention of public nuisances;
- (b) curative and preventive measures in respect of malaria or an epidemic;
- (c) vaccination and inoculation;
- (d) supply of drinking water and the cleansing and disinfecting the sources of supply and storage of water;
- (c) ihe maintenance, repair and construction of public streets and protection thereof;

'Section 27A was inserted by s. 9 of the West Bengal <code>Panchayal</code> (Amendment) Act, in^n rH'.n Dnn AH W $_{rl}r$ TQRD*

(Purl I.—Chapter V.—Powers and duties of Gram Panchayats. —Section 32.)

- (0 llie removal of encroachments on public streets or public places:
- (g) the protection and repair of buildings or olher property vested in it;
- (h) Ihc management and carc of public tanks, subject to the provisions of the Bengal
 Tanks Improvement Aet, 1939, Ben. Aci XV common grazing grounds, burning ghats
 and public grave
 - yards for the common benefit of the people;
- (i) the supply of any local information which the District Magistrate or the District Board or the *Anchal Panchayat* within the local limits of whose jurisdiction the *Gram Panchayat* is situate, may require,
- (j) the registration of births and deaths within the local limits of the jurisdiction of the Gram Panchayat under the provisions of the Bengal Births and Deaths Registration Bc«. Act iv Act, IS73, if required to do so by the District Magistrate; "'
- $\begin{tabular}{ll} (k) o rgan isin g vol u n i ary I ab our for c onun unity works and works for the uplift of its area; \end{tabular}$
- (1) i******

Otherduii

32. (|) A Gram Panchayai shall also perform such other functions

Pimcituvtiis, ^{as} "lc Slate Government may assign to it in respect ofô

- (a) primary, social, technical or vocational education;
- (b) rural dispensaries, health conlres and maternity and child welfare centres;
- (c) management of any public ferry under the Bengal Ferries $^{0t_{rl}}$ Act [of Act, 1885;
- (d) irrigation;
- (c) grow-more-food campaign;
- (0 of the infirm and the destitute;
- $(g) \quad rehabilitation \ of \ displaced \ persons;$
- (h) improved breeding of cattle, medical treatment of cattle and prevention of cattle disease;
- (i) iLs acting as a channel dirough which Government assistance should reach the villages;
- (j) bringing waste land under cultivation;

'Omitted by s. 2(4) of the West Bengal Pa/ichayui and Zilia Parhhttds (Amendment) 1 n ^ C $\,$ # 1 1 ' n . . . * . . w i ft t - t

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(Part I.—Chapter V.—Powers and (Julit's qfGram Panchayats.
—Section 33.)

- (k) promotion of village plantations;
- (1) arranging for cultivation of land lying fallow;
- $\ \, (m)\ arranging\ for\ co-operative\ management\ of\ land\ and\ other\ resources\ of\ the\ village;$
- (n) assisting in the implementation of land reform measure in its area; and
- (0) the implementation of such schemes as may be formulated or performance of such acls as may be entrusted to the $Gram\ Panchayal$ by the State Government.
- (2) The State Government may at any lime for reasons Lo be recorded in writing withdraw from a *Gram Panchayat* any function assigned to il tinder sub-section (1).
- 33. Subject lo such conditions as may be prescribed, a *Gram ^{Dis} Panchayat* may, and shall if the Stale Government so directs, make Grau""^0 provision forô . *Pmidmym*.
 - (a) ihe maintenance of lighting of public streets;
 - (b) planting and maintaining trees on the sides of public streets or in other public places vested in it;
 - (c) the sinking of wells and excavation of ponds and tanks;
 - (d) ihe introduction and promotion of co-operative farming, cooperative stores, and other co-operative enterprises, trades and callings;
 - (c) the construction and regulation of markets, the holding and regulation of fairs, *welas* and *hats* and exhibitions of local product and products of local handicrafts and home industries;
 - (0 the allotment of places for storing manure;
 - (g) assisting and advising agriculturists in the mailer of obtaining State loan and its distribution and repayment;
 - (h) filling up of insanitary depressions and reclaiming of unhealthy localities; .
 - $(1) \ \ the \ promotion \ and \ encouragement \ of \ cottage \ industries;$
 - (j) the destruction of rabid or ownerless dogs;
 - (k) regulating the production and disposal of foodstuffs and other commodities in the manner prescribed;
 - (I) the construction and maintenance of *sarais, dharanmalas*, rest houses, cattle sheds and cart stands;
 - rest houses, cattle sheds and car (m) the disposal of unclaimed cattle;

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- (n) ihc disposal of unclaimed corpses and carcasses;
- (0) ihe establishment and maintenance of libraries and reading rooms;
- (p) the organisation and mainlenance of *akharas*, clubs and other places lor recrealion or games;
- (q) ihe maintenance of records relating to population census, crop census, entile census and census of unemployed persons and of other statistics as may be prescribed;
- (r) ihe performance in the manner prescribed of any of [he functions of ihe District Board, with its previous approval, calculated to benefit ihe people living within the jurisdiction of ihe *Gram Panchayat'*,
- (s) rendering assistance in extinguishing fire and protecting life and properly when fire occurs;
- (1) assisting in the prevention of burglary and dacoily;
- (u) any other local work or service of public utility or which is likely to promote [he health, comfort, convenience or material prosperity of the public, not otherwise provided for in this Act.
- 3-1. Where the State Government assigns any function to a *Gram Panchayat* under section 32, or where it directs a *Gram Panchayat* [o make provision for any of Ihe items enumerated in section 33, it shall place such funds at Ihe disposal of the *Gram Panchayai* as may be required for the performance of die functions so assigned to ihe *Gram Panchayai* or for making provisions for the item so directed to be made by the *Gram Panchayat*.

35. Nothing in sections 31, 32 and 33 shall be deemed lo impose any **duty** or confer any power on ihe *Cram Panchayat* with respect to any matter which is under the direct **ad** minis **Ira** live control of any department of ihe Central or Slate Government or of any local authority, unless such duty or power has been transferred or delegated to the *Grant Panchayat* **by** order of the Central or State Government, or of the local authority, **as** the case may be:

Provided lhal when the Stale Government or any local authority transfers or delegates any of its duties or powers to a *Gram Panchayai*, it shall place the funds necessary for the performance of such duties or rowers all the rlknr>9;il nf ihr* *C.r/nn Prmrhn-,-n»*

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The Wsj/Bengal Panchayat Aci, 1957.

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(Pari I.—Chapter V.—Powers and duties o/Gram Panchayats.ô Section 36.)

36. (1) For (he improvement of sanitation, a *Grain Panchayat* shall have power to do all acts necessary for, and incidental to, like performance sanitation of the functions entrusted or delegated to it and in particular and without prejudice 10 the generality of like foregoing power or to the provisions of any other Act for the lime being in force, a *Grant Panchayat* may require the owner or occupier of any land or building, by written notice and within a reasonable period lo be specified in the notice, after taking into consideration his financial position,ô

- (a) to close, remove, alter, repair, cleanse, disinfect, or put in good order any latrine, urinal, water-closet, drain, cess-pool, or other receptacle for filth, sullage water, rubbish or refuse pertaining to such land or building, or to remove or alter any door or trap or construct any drain for any such latrine, urinal or water-closet which opens on to a street or drain or to shut off such latrine, urinal or water-closet by a sufficient roof or wall or fence from the view of persons passing by or dwelling in the neighbourhood;
- (b) to cleanse, repair, cover, fill up, drain -off or remove water from, a private well, tank, reservoir, pool, pit, dcprcsson or excavation therein which may be injurious Lo health or offensive Lo the neighbourhood;
- (c) to clear off any vegetation, undergrowth, prickly pear or scrub jungle therefrom;
- (d) lo remove any dirt, dung, nighlsoil, manure or any obnoxious or offensive mailer therefrom and lo cleanse the land or building:

Provided that a person on whom a notice has been served as aforesaid may, within thirty days of receipt of Lhe notice, appeal to the prescribed authority against the order contained in the notice whereupon the prescribed authority may slay the operation of the order contained in the notice till the disposal of the appeal and it may, after giving such notice of the appeal lo the *Grant Panchayat* concerned as may be prescribed, modify,

set aside or confirm the order:

Provided further that the prescribed authority shall, when it confirms or modifies the order contained in the notice after the expiry of the period mentioned therein, fix a fresh period within which the order contained in the notice, as confirmed or modified by it, shall be carried out.

(2) If a person upon whom a notice has been served as aforesaid and which has not been set aside by the prescribed authority fails, without sufficient reason, to comply with the order contained in the notice or the

(Part I.—Chapter V.—Powers and duties o/Cram Panchayats.ô Sections 37, 38.)

order as modified by the prescribed authority, within the time specified in the notice or within the time fixed by the prescribed authority, as the ease may be, he shall be liable, on conviction by a magistrate, to a fine which may extend to twentyfive rupees.

37. A Gram Panchayat shall have control over all public sLreets and water-ways within its jurisdiction other than canals as defined in section 3 of the Bengal Irrigation Act, 1876, not being private property and not being under the control of the Central or State Government or the District Board or any other local authority, and may do all things necessary for the maintenance and repair thereof, and mayô

- (a) construct new bridges and culverts;
- (b) divert or close any such public street, bridge or culvert;
- (c) widen, open, enlarge or otherwise improve any such public street, bridge or culvert and with minimum damage lo the neighbouring fields, plant and preserve trees on the sides of such street; " deepen or otherwise improve such water-ways;

with the sandion of the District Board and where there is a canal as defined in the Bengal Irrigation Acl, 1876, with ihe sanction also of such officer as the State

Government may prescribe, undertake irrigation projects; trim hedges and branches of trees projecting on public streets; and set apart by public notice any public source of water-supply for

Ben. Acl HI of 1876. drinking or culinary purposes and likewise prohibit all bathing, washing or other acts likely to pollute the source so set apart.

38. (1) A Gram Panchayat may, by written notice, require the owner of, or the person having control over, a private water-course, spring, tank, well, or other place, the water of which is used for drinking or culinary purpose, after taking into consideration his financial position, lo take all or any of the following steps within a reasonable period to he specified in such notice, namely:ô

(a) to keep and maintain the same in good repair;

- (b) to clean the same, from lime to time of silt, refuse or
- (d) decaying vegetation;
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The West Bengal Panchayai A ct, 1957.

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(Pan I.—Chapter V.ô Powers and duties of Gram Panchayats.ô Section 39.)

(d) to prevent its use, if it has become so polluted as to be prejudicial to public health:

Provided that a person upon whom a notice as aforesaid has been served may, within thirty days from the date of receipt of the notice, appeal lo the prescribed authority against the order contained in the notice whereupon the prescribed authority may stay the operation of the order contained in the notice lill the disposal or the appeal and it may, after giving such notice of the appeal to the *Cram Panchayai* concerned as may be prescribed, modify, set aside or confirm the order-

Provided further that the prescribed authority shall, when it confirms or modifies the order contained in the notice after the expiry of the period mentioned therein, fix a fresh period within which ihe order contained in the notice, as confirmed or modified by it, shall be carried oui.

(2) If any person upon whom a notice lias been served as aforesaid and which has not been set aside by the prescribed authority fails, without sufficient reason, lo comply with the order contained in the notice or ihe order as modified by the prescribed aoihority, wiihin the time specified in the notice or wiihin the time fixed by the prescribed authority, as the ease may be, he shall be liable, on conviction by a magistrate, lo a fine which may extend lo twenty-five rupees.

Ben. Aci XIII of 1936. 39. (1) Notwithstanding anything contained in the Bengal Water Hyacinth Act, 1936, a *Gram Panchayat* may, by written notice, require the owner or occupier of anyland or premises, containing a tank or pond or similar deposit of water, after taking into consideration his financial position, not to allow water-hyaeinlh or any other weed which may pollute water lo grow thereon and lo eradicate the same therefrom within such reasonable period as may be specified in the notice:

Provided that a person on whom a notice as aforesaid has been served may, within thirty days from the date of receipt of the notice, appeal to the prescribed authority against the order contained in the notice whereupon the prescribed authority may stay the operation of the order contained in the notice lill the disposal of the appeal and it may, after giving such notice of the appeal to the *Gram Panchayai* concerned as may be prescribed, modify, set aside or confirm the order:

Provided further that the prescribed authority shall, when it confirms or modifies the order contained in the notice after Ac expiry of the period mentioned therein, fix a fresh period within which the order contained in the notice, as confirmed or modified hv it. shall be carried out.

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(Pai 11.—Chapter V.—Powers and duties o/Gram Panchayats.ô Sections 40-42.)

(2) If any owner or occupier upon whom a notice has been served as aforesaid and which has not been set aside by the prescribed authority fails;, without sufficient reason, to comply with the order contained in the notice or the order as modified by Ihe prescribed authority, within the tirite specified in the notice or within the time fixed by the proscribed authority, as the case may be, he shall be liable, on conviction by a magistrate, to a fine which may extend to twenty-five rupees,

t.'i.'r u,['. I power on ombrenk or opideinic. 40. In Ihe event of an outbreak of cholcra or any other water-borne infectious disease in any locality situated within the local limits of the jurisdiction of a *Grain Panchayat*, the *Adhyaksha*, the *Upadhyaksha* or any other person authorized by ihe *Adhyaksha* may, during the continuance of Ihe outbreak, without notice and at any Lime, inspect and disinfect any well, tank or other place from which waler is, or is likely Lo be, taken for the purpose of drinking and may further take such steps as he deems fit to prevent the drawing of water therefrom.

41. If any work required Lo be done by an order contained in a notice served under sections 36, 38 or 39 is nol executed within the period specified in the notice or where an appeal is made Lo the prescribed authority, within an equal period from ihe date "of the decision on the appeal, the *Gram Panchayat* may, in the absence of satisfactory grounds for non-compliance, cause such work to be carried out and the cost of carrying out such work shall be recoverable as an arrear of public demand from the person on whom the notice was served,

recovery of cosl I'or work L'amcd oul by Grtun Pmichttyai on failure of any person.

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42. (1) Subject to such rules as may be prescribed, two or more *Grain Panchayats* may combine, by a written instrument duly subscribed by them, to appoint a Joint Committee consisting of such representatives as may be chosen by the respective *Grain Panchayats* for the purpose of transacting any business or carrying out any work in which they are jointly interested and mayô

and

carrying oul any work in which they are jointly interested and mayô

(a) delegate lo such committee the power, with such conditions as the
Gram Panchayats may think fit to impose, to frame any scheme binding on each of the constituent Gram Panchayats as to the
construction and maintenance of any joint work and the power which
may be exercised by any such Panchayal in relation to such scheme;

- (b) frame or modify rules regarding the constitution of such committees and the term of office of the members thereof and the method of conducting business.
- (2) irany difference of opinion arises between the constituent *Gram Panchayats* under this secLipn, it shall be referred to such officer as Lhe Slate Government may prescribe, and the decision of the said officer thereon shall be final and binding on cach or the constituent *Gram Panchayats*.

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(Part I.—dtapter V.—Powers and ditties o/Gram Panchayats.—
Seasons 43-45.—Chapter VI.—Powers and duties of Anchal Panchayats.ô Section 46.)

- 43. (I) A 'j 2itla Parishad\ may, with the concurrence of a Gram

 Delegation Panchayat and subject to such restrictions and conditions as may be
 by mutually agreed upon, delegate to such Gram Panchayat any of its Paris

 stmt. Tunc lions in the manner prescribed.
- (2) Where functions are delegated to a *Gram Panchayat* under this section, the *Gram Panchayat*, in the discharge or such functions, shall act as ihe agent of the '[Zilla Parishad\].
- 44. Subject to rules made by the Stale Government in this behalf Appoim- a *Grant Panchayat* may appoint such staff as it may consider necessary or to carry out its duties under this Act and may fix the salaries and allowances to be paid to such staff.
- 45. A *Cram Panchayat* may, at a meeting specially convened for the purpose, by a resolution delegate to its *Adhyaksha* such duties or powers of the *Panchayat* as it thinks fit, subject to the approval of the prescribed authority, and may at any lime by a resolution withdraw or modify the same:

Provided that when any power delegated to an *Adhyaksha* is withdrawn or modified, the *Gram Panchayat* shall forthwith give intimation iher of lo the prescribed authority.

Delegation of functions of *Grant Panchayat* lo ils *Adhyaksha*.

CHAPTER VI.

Powers and duties of Anchal Panchayats.

- 46. (I) Subject to rules made by the State Government in this behalf, an *Anchal Panchayat* shall be responsible forô
 - (a) the control and administration of the *Anchal Panchayat* Fund csiablished under this Act;
 - (b) the imposition, assessment and collcclion of the taxes, rales, tolls or fees leviable under ihis Act;
 - (c) the maintenance and control of dafadars and chowkidars within ils jurisdiction and securing the due performance by the dafadars and chowkidars of the duties imposed on them under this Act; -* *
 - (d) the proper constitution and administration of the *Nyaya Panchayai* established '[under this Act; and]
 - J(e) the performance of such functions as may be transferred to tons?]. ii under section 31 of the Cat tie-Ires pass Act, 1871.

Functions of Anchal Pnitclutyatt.

Subsiilured for ihc words "Disuicl Board" by s, 2(5) of the Wtsi Bengal *Panchayai* and *Zilla Pititsluids* (Amendment) Aci, 1965 (Wcsl. Ben. Aci XXV11 of 1965).

The word "and" ivas omitted by s. 2(6)(a). *ibid*,
"Substituted for the words "under ihis Aci." by s, 2(6Kb), *ibid*.

The Wesf Bengal Panchayal Act, 1957.

[West Ben. Act

(Pari I.—Chapter VI.—Powers and duties of Anchal Panchayats.ô Sections 47, 48.)

- (2) The *Anchal Panchayat* may also perform such other duties as may be assigned to it by the State Government.
- 47. The State Government may, by general or special order published in the *Official Gazette*, empower an *Anchal Pancha)-at* to manage the estates and all interests [herein which are vested in the State and to exercise such powers, perform such functions and discharge such duties in connection therewith as may be conferred, assigned or imposed by or under any other law for ihe lime being in force.

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- 48. (1) For every *Anchal Panchayat*, there shall be a Secretary who shall be in charge of the office of the *Anchal Panchayat* and shall be responsible for the preparation of its budgel estimate of income and expenditure, the statement of accounts of the previous year, the report on the work done during the previous year and the work proposed to be done during the following year.
- (2) The Secretary shall be the execulive officer of the *Anchal Panchayat* and shall be appointed by the State Government or any officer or authority empowered by the State Government in this behalf.
- (3) An Anchal Panchayat may, at a meeting specially convened for the purpose, by a resolution delegate to its Secretary such duties or powers of the Anchal Panchayat as it thinks fit, subject to the approval of the prescribed authority, and may at any lime by a resolution withdraw or modify the same:-

Provided that when any power delegated lo the Secretary is withdrawn or modified, the *Ancha I Panchayat* shall forthwith give intimation thereof to the prescribed authority.

- (4) Subject to the provisions of sub-seclion (3), the Secretary shall act in respect of all other matters under the direction of the *Pradhan* through whom he shall be responsible to the *Ancha! Panchayat*.
- (5) The State Government shall make rules prescribing the method of recruitment, conditions of service, pay and allowances and the age of superannuation of the Secretary.
- (6) The salary and allowances of the Secretary shall be paid out of the *Anchal Panchayat* Fund.
- (7) Subject to rules made by the State Government in this behalf, an *Ancha!* Panchayat may appoint such additional staff as it may consider necessary to carry oul its duties under ibis Act, and may fix the salaries

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The West Bengal Panchayai Act, 1957.

I of 1957.]

(Pari I.—Chapter V7.—Powers and dmies of Anchal Panchayats.ô Sections 49, 50.—Chapter VH.—

Dafadars and Chowkidars.ô Sections51, 52.)

49. An *Anchal Panchayai* may, al a meeting specially convened Tor ihe purpose, by a resolution delegate to ils *Pradhan* such duties or powers or ihe *Anchal Panchayat as* it thinks fit, subject lo the approval of the prescribed authority, and may all any time by a resolution withdraw or modify the same:

Provided that when any power delegated to a *Pradhan* is withdrawn or modified, *ihe Anchal Panchayat* shall forthwith give intimation thereof lo the prescribed authority.

50. An *Anchal Panchayat* may, if requested lo do so by a *Gram Panchayat*, lend ihe services of its Secretary lo the *Gram Panchayat*, on such terms and conditions as may be agreed upon between such *Gram Panchayat* and the *Anchal Panchayat*, for such purposes as may be specified by ihc *Anchal Panchayat* and thereupon ihe Sccrclary shall render such service to the *Gram Panchayat*.

CHAPTER VII.

Dafadars and Chowkidars.

- 51, (1) For general waich and ward, prevention of crime, protection of life and property and discharging ail functions relevant thereto as hereinafter provided within the local limits of the jurisdiction of an *Anchal Panchayat*, every *Anchal Panchayat* shall, unless otherwise 'directed or other provision is made by the State Government, maintain under ils control such number of *dafadars* and *chowkidars* as the State Government may by general or special order determine.
- (2) The number of *dafadars* and *chowkidars* io be maintained by an *Anchal Panchayat* and ihe salary lo be paid to them and the nature and the cosi of their equipment and all matters relating io their recruitment, conditions of service, power and duties, superannuation, discipline, punishment and dismissal shall be determined in accord ante with such rules as may be prescribed.
- 52. The cost of maintenance of *dafadars* and *chowkidars* or any part thereof may be contributed by the state Government to the *Anchal Panchayat* Fund.

For nolification dirt cling that the *Anchal Pnnchayars* within the local limits of (he police-stations specified in the district of Punjlia, shall not main Lain under their control any *dafudtir* or *chowkidar*, *see* nolification No. 2363/DP/3C-3/60, dated 2.6.60, published in ihi- *Cntrulla CrtiTi'lle* of 1960. Pan 1, diik 2693.

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Dafadurs and chowkidars.

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53. (1) Every *chowkidar* shall exercise the Following powers and perform the following duties:ô

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- (i) he shall give immediate information lo the officer-in-charge of the police-station having jurisdiction over the area and to the *Pradhan* of the *Anchal Panchayat*, of every unnatural, suspicious or sudden death which may occur, and of any offenee
 - specified in Schedule II which may be committed within the jurisdiction of *ibt Anchal Panchayat* and he shall keep the officer-incharge of Ihe said police-station and the *Pradhan* informed of all disputes which are likely to lead to a riot or serious affray;
- (ii) he may, without an order from a Magistrate and without a warrant, arrestô
 - (a) any person who has been concerned in any cognizable offence or against whom a reasonable complaint has been made, or credible information has been received, or a reasonable suspicion exists of his having been so concerned;
 - (b) any person having in his possession without lawful excuse, the burden of proving which excuse shall lie
- . on such person, any implement of house-breaking;
 - (c) any person who has been proclaimed as an offender under any law;
 - (d) any person in whose possession any ihingisfoundwhich may reasonably be suspected to be stolen property, or who may reasonably be suspected of having committed an offence, with reference lo such thing;
 - (e) any person who obstructs a police officer while in the execution of his duty or who has escaped, or attempts to escape, from lawful custody;
 - (J) any person reasonably suspected of being a deserter from the Indian Army, Navy or Air Force; and
 - (g) any released convict committing a breach of any rule made under sub-section (3) of section 565 of the Code Act v of of Criminal Procedure, 1898;
- (iii) he shall, to the best of his ability, prevent, and he may interpose for the purpose of preventing, the commission of any offence specified in Schedule II:

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I of 1957.]

(Parti.—Chapter VII.ô Dafadars and Chowkidars.ô Section 53.)

- (iv) he shall assisi private persons in making such arrests as they may lawfully make, and he shall report such arrests without delay lo the officer-in-chSirge of the police-station having jurisdiction over the
- (v) he shall observe, and from time to time report lo such officer-incharge, ihc movements of all bad characters within the jurisdiction of the Anchal Panchayat',
- (vi) he shall report to such officer-in-charge the arrival of suspicious characters in the neighbourhood;
- (vii) he shall report in such manner as may be directed by the District Magistrate, the births and deaths which have occurred within the local limits of the jurisdiction of the Anchal Panchayat',
- (viii) he shall give immediate information lo the *Gram Panchayat* of the outbreak of any epidemic disease among men or cattle wiihin the local limits of its jurisdiction;
- (ix) he shall supply any local information which the District or Subdivisional Magistrate or any police officer may require;
- (x) he shall obey the orders of the Anchal Panchayat in regard lo keeping watch wiihin its jurisdiction and in regard to other matters connected with his duties;
- (xi) he.shall give immediate information lo ihe. Anchal Panchayat of ihe commission of any offence under this Act or any rule made thereunder which has come to his knowledge and of any encroachment on, or obstruction lo, any road or waterway within the local limits of the jurisdiction of the Anchal Panchayat, and of any damage to any property vested in Ihe Anchal Panchayat or under its control;
- (xii) he shall assisi any person duly authorised by the *Anchal Panchayat* to collect any rate, tax, loll or fee;
- (xiii) he shall serve such processes as may be prescribed upon persons resident within his jurisdiction; and
- (xiv) he shall carry oul such other duties as may be entrusted to him from lime io lime in accordance wilh this Act or any rule made thereunder.
- (2) Every *dafadar* shall exercise all the powers conferred on a *chowkidar* under subsection (I) and shall perform such duties as may

(Part I.—Chapter VII.ô Dafadars and Chowkidars. ô Section 54.—Chapter VIII.—Finance and Taxation.— Section 55.)

 $\gamma^{\text{rrc}}Q^{\text{lc}}[^{\text{l}} \wedge 54$. Whenever a *dafadar* or a *chowkidar* arrests any person under wheifii)⁰ section 53, he shall fonhwiih take the person so arrested lo ihe police- sia'ion sialion having jurisdiction over the area in which the arrest is made:

Provided that if the arrest is made at nighl such person shall be so laken, as soon as convenient, on the following morning.

CHAPTER Vm.

Finance and Taxation.

Anciuti 55, (|) For every Ancha! Panchayat, there shall be consiiluted an Fund." Anchal Panchayat Fund and there shall be placed to the credit iliereofô

- (a) any contribution made by the Stale Government for general or any special purpose;
- (b) any tax, loll, fee, rate or other imposition levied and collected under this Act:
- (c) any sum contributed by the District Board or any other local authority:
- (d) any sum raised as loan or received as gifts or contributions; and income from endowments or trusts made in favour of the *Anchal Panchayat*.

Provided that where an endowment or trust is made in favour of two or more *Anchal Panchayats*, the income from such endowments or trusts shall be apportioned between the *Anchal Panchayats* concerned by the State Government, as far as practicable, in the manner indicated in the instrument creating such endowment or trust, and in the absence of any such indication in ihe instrument creating ihe endowment or trust, in such manner as the State Government may

- (e) all fines and penalties imposed under this Acl or the rules made thereunder; and $\ ^{\prime}$
- (f) all other sums received by or on behalf of the *Anchal Panchayat* under this Act or otherwise.
- (2) Every $Anchal\ Panchayat$ shall set apart and apply annually out of the $Anchal\ Panchayat$ Fundô
 - (a) first, such sum as may be required lo meet the cost of its

(Part 1.—Chapter VIII.—Finance and Taxation.— -Section 56.)

- secondly, such sum as may be required lo meet ihe cosi of
- administration of the Nyaya Panchayat concerned;

thirdly, such sum as may be required lo mcci the cost of maintenance

-(cc) of dafadars and chowkidars; ** *

founhly, such sum as may be required lo perform the duties assigned to it by the Slate Government under sub-section (2) ofseciion 46 and to exercise the powers, perform the functions and discharge the

- duties referred to in section 47; and ^[filhly], such sum as may be required to make allotments to the Gram Panchayat Funds under i Is jurisdiction to enable ihe Gram Panchayats concerned to carry oul their duties and functions under this Aci, such allotments being made after taking inlo consideralionô
 - (i) the amouni available for distribution,
 - (ii) the amount raised as lax, loll, fee or rate from each of the Gram Sabhas within its jurisdiction, and
 - (iii) the amounts required by Ihe Gram Panchayats concerned according to the budget framed by lliem for carrying on their duties and functions during any year.

- 56, (1) For every Gram Panchayat there shall be constituted a Gram Panchayal Fund to which shall be creditedô
 - (a) Ihe sum or sums assigned to the fund under clause fd) of sub-section (2) of scciion 55;
 - (b) any gifts or contributions received;
 - (c) income from endowments and trusts made in favour, or enterprises under the management, or ihe Gram Panchayat:

Provided that where an endowment or Irust is made in favour of Iwo or more Gram Panchayats within the jurisdiction of ihe same Ancha! Panchayat, the income from such endowment or trust shall be apportioned between the Gram Panchayats concerned by the Anchal Panchayat, as far as practicable, in the manner indicated in the instrument creating such endowment or trust, and in Ihe absence of any such indication in the instrument creating such endowment or trust, in such manner as the Anchal Panchayat may think fit:

The word "and" was omitted by 5, 2(i) of the West Bengal Panchayat (Amendment) Aci, 1978 (Weil Ben, Act XIU of 1973),

'Clause (cc) was inserted by s, 2 (it), ibid.

The word within the square brackets was substituted for the word "founhly" by s.

Gram Pitnchayit Fund.

[West Ben. Act

(Par!/,—Chapter VIII.—Finance and Taxation.— Section 57.)

Provided further that when an endowment or irusl has been made in favour of two or more *Gram Panchayars* not within the jurisdiction of the same *Anchal Panchayai*, the income from such endowment or trust shall be apportioned between [he *Grani Panchayats* concerned by the prescribed authority, as far as practicable, in ihe manner indicated in the instrument creating such endowment or trust, and in the absence of any such indicalion in the instrument creating such endowment or irusc, in such manner as [lie prescribed authority may ihink fit;

(d) all sums received by or on behalf of the *Gram Sabha* or *Gram Panchayat* under this Act or otherwise.

(2) It shall be ihe duty of every *Gram Panchayat* to supply, subject to ihe approval of the prescribed authority, such funds as may be required by ihe *Gram Sabha* concerned, lo meet the charges incurred by the *Gram Sabha* in carrying out its duties under this Act.

57, '(1) Subject to such rules, rates and scales as may be prescribed by the State Government in this behalf, an *Anchal Panchayat* shall impose yearly,ô

(;i) on lands and buildings within the local limits of ils jurisdiction, a lax not exceeding two *per centum* of the 'annual value of such lands and buildings determined in the prescribed manner lo be paid by (he owners or occupiers "or owners and occupiers ttierof;

- (b) on professions, trades, callings and employments carried on or held within the local limits of ils jurisdiction, a tax on the basis of the total annual income accrued from such professions, trades, callings and employments, subject io a maximum of two hundred and fifty rupees per annum in respect of any one person.
- (2) Subject to such rules and such maximum rales or scales as may be prescribed by the Stale Gove mm en I, an *Anchal Panchayat* may levy the following fees and rates:ô
 - (a) fees on the registration of vehicles;
 - (b) fees on plaints, petitions and other processes in suits and cases instituted before [he *Nyaya Panchayat* concerned;
 - (c) a fee for providing sanitary arrangements at places of worship or pilgrimage within its jurisdiction;

'Sub-scci ion (1) was substituted for the existing sub-secuon by s. 2(7)(a) of the West ' Bengal Pwichnytu and $Zilia\ Pttrisiitids$ (Amendment) Act, 1965 (Wcsl. Ben. Ac! XXVII

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{Fan I.—Chapter VIII.—Finance and Taxation.- Sections 5S-60.}

- (d) a water rate, where arrangement for the supply of water is made by the Gram Panchayat within its jurisdiction;
- (e) a lighting rate, where arrangement for lighting of public streets and places and made by Ihe Gram Panchayat within its jurisdiction;
- (0 ii conservancy rale, where arrangement for clearing private latrines, urinals and cess-pools is made by the Gram Panchayat within its jurisdiction.
- (3) The State Government may, by notification, exempt '[either wholly or in part] any class of properties or classes of properties specified in the notification from the taxes, rates or fees leviable under this section.
- (4) Any person who, in the opinion of the Anchal Panchayat, is loo poor lo pay '[six paise] a month, shall be altogether exempted from payment of any lax, rale or fee under this Act.
- 58. The accounts of every Anchal Panchayat and every Gram Panchayat shall be audited annually or at shorter intervals, by such agency and in such manner as may be prescribed.

Audit of Aitchtil and Gntm Punchaym

Budgel of

Panchayal

- 59. (I) Every Gram Panchayat shall, at such time and in such manner as may be prescribed, prepare in each year a budget of its estimated receipts and disbursements for the following year and nfler (he Gram Sabha has considered it, as provided in section 9, submiL ii, with such modification, if any, as it may consider necessary to make, to the prescribed authority for sanction through the Anchal Panchayal concerned, and the Anchal Panchayat shall forward the same to the prescribed authority with such observations as ii may think fit to make, and thereupon the prescribed authority shall pass the budget with such modifications, if any, as it may think fit lo make, and the Gram Panchayal shall abide by the budget as passed by ihe prescribed authority.
- (2) The Gram Panchayat may prepare in each year a supplementary estimate providing for any modification of iis budget and may submit il to the prescribed authority for sanction in (he manner indicated in ihe foregoing sub-seclion.
- 60. (I) Every Anchal Panchayat shall, at such lime and in such form as may be prescribed, prepare in each year a budget showing its estimated receipts and disbursements for the following year and may, from lime lo time, prepare a supplementary estimate providing for any modification thereof and submit it lo ihe prescribed authority,

Inserted by s. 2(7 J (b) of (he West Bengal Punchaval and Zillu Parijhadi (Amendment) ACL, 1965 (West Ben, Act XXVII of 1965).

Substilluicd for Ihe words "one anna" by s. 5 of the Weil Bengal Panchayui [A ir<nd men!) f\Vi-cr Pr>n Art VfTI nf

Anchat Pimchtryi

(Part {.—Chapter IX.—Properties of Gram Panchayai and Anchal Panchayat.ô Section 61.)

(2) The prescribed authority shall pass the budget with such modification, if any,

: IKej/ Bengal Panchayat Act, 1957.

est Ben. Act

as it may think fit lomake, and th *eAnchal Panchayat* shall abide by the budget so passed.

chapter IX.

'[Properties of Gram Panchayat and Anchal Panchayat.]

61. (1) All property within the local limits of the jurisdiction of a *Gram Panchayat* of lhe nature hereinafter in this section specified, other than property maintained by the Cenlral or the Slate Government or a local authority or any olher *Gram Panchayat*, shall vest in and belong to the *Gram Panchayat*, and shall, with all other properly of whatsoever nature or kind which may be come vested in the *Gram Panchayat*, be under its direction, management and control, that is lo sayô

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- (a) all public streets, including the soil, stones and other materials thereof and all drains, bridges, culverts, trees, erections, materials, implements and other things provided for such streets;
- (b) all public channels, water courses, springs, tanks, ghats, reservoirs, cisterns, wells, aqueducts, conduiis, tunnels, pipes, pumps and olher water-works, whether made, laid orerecled at the cost of ihe Gram Panchayai or otherwise, and all bridges, buildings, engines, works, materials and things connected there with, or appertaining thereto and also any adjacent land (noL being private property) appertaining to any public tank:

Provided that water pipes and any water-works connected therewith or appertaining thereto which with the consent of the *Gram Panchayat* are laid or set up in any street by the owners of any mill, factory, dockyard, workshop or the like primarily for the use of (heir employees shall not be deemed to be public water-works by reason of their use by ihe public;

(c) all public sewers and drains, and all works, materials and things appertaining thereto and olher conservancy works:

Provided that for the purpose of enlarging, deepening or otherwise repairing or maintaining any such sewer or drain the subsoil appertaining thereto shall also be deemed to vest in the *Gram Panchayat*:

The heading <0 Chapter IX was substituted for the original heading "ProfKrtidb to $Gram\ Pdiichmm"$ by s. 1 of the West Bengal $Pane\ liny\ til\ (Amendment)\ Act,\ 1978\ (West$

(Part I.—Chapter IX.—Properties of Gram Panchayal aiul Anchal Panchayal.ô Sections 62, 63.)

Provided also that where any installation or work for the treatment or disposal of sewage is constructed by the owners of any mill, factory, dockyard, workshop or ihe like primarily for the use of their employees, ihe laying of sowers and . other things appertaining thereto in a street, with the consent of the *Gram Panchayat*, shall not by virtue of this clause or by reason of their use by the public cause such installation or sewers or works appertaining thereto to vest in the *Gram Panchayat'*,

- (d) all sewage, rubbish and offensive matter deposited on streets or collected by the *Cram Panchayat* from streets, latrines, urinals, sewers, cesspools and other places;
- (e) all public lamps, lamp-posts and apparatus connected therewith or appertaining thereto; and
- (0 all buildings erected by **the** *Gram Panchayat* and all lands and buildings or other property transferred to the *Gram Panchayat* by the Central or the State Government or acquired by gift, purchase or otherwise Tor local public purposes.
- (2) The Slate Government may, by notification, exclude any street, bridge, sewer or drain from the operation of this Act or of any specified section of this Act:

Provided that, if the cost of the construction of the work shall have been paid from the *Gram Panchayal* Fund, such work shall not be excluded from the operation of this Act or any specified section of this Act except after consideration of the views of the *Gram Panchayat* at a meeting.

'62. (1) The State Government may allocate to a *Gram Panchayat* or an *Anchal Panchayat*, any public property situated within its local jurisdiction, and thereupon such property shall vest in and come under the control of the *Gram Panchayat* or, as the case may be, *Anchal Panchayat*.

63. (I) Whe re a *Gram Panchayo t-[or an Anchal Pan chayat]* req u ire s land lo carry out any of the purposes of this Act, it may negotiate with the person or persons having interest in the said land, and if it fails to reach an agreement, it may make an application to the District Magistrate for the acquisition of the land, who may, if he is satisfied that the land is required for a public purpose, take steps lo acquire the land.

Allocation of properdins to Grain Panchayat and Anchal Punchayal.

Acquisition of land for Gram Panchayal.

Section 62 was substituted for the original sea ion by s. A of the Wat Bengal PaiicImyut (Amendment) Act, 1978 (West Ben. Aci XIII of 1978),

{Pan I.—Chapter X.—Control.■—Section 64.)

(2) Such land shall, on acquisition and on payment of compensation awarded in accordance with the law under which the acquisition was made, vest in the *Gram Panchayat* [or, as the case may be, *Anchal Panchayat*], *Explanation*.ô "Land" includes immovable property of any kind and benefits which arise out of land and things attached to the earth or permanently fastened to anything attached to the earth.

CHAPTER X.

Control,

Supervision 64. (1) The prescribed authority may at any timeô

- (a) inspect or cause to be inspected any immovable property used or occupied by an *Anchal Panchayat* or a *Gram Panchayat* or any work in progress under the direction of the *Gram Panchayat*, *Anchal Panchayat* or a Joint Committee;
- (b) inspect or examine or depute any officer of Government to inspect or examine any department of an Anchal Panchayat or a Gram Panchayat office or any service, work or thing under the control of the Gram Panchayai, Anchal Panchayat . or the Joint Committee;
- (c) for the purposes of inspection or examination require the *Gram Panchayat, Anchal Panchayat* or Joint Commilteeô -
 - (i) to produce any book, record, correspondence, plan or olher document,
 - (ii) to furnish any return, plan, estimate, statement, accounts or statistics, or
 - (iii) to furnish or obtain any report;
- (d) record in writing for the consideration of the Gram Panchayat, Anchal Panchayat or the Joint Committee, as the case may be, any observation it may consider to be proper in regard to the proceedings or duties of such Gram Panchayat, Anchal Panchayat or the Joint Committee;
- (c) suspend or cancel any resolution passed, order issued or license or permission granted by an Anchal Panchayat or a Gram Panchayat, or prohibit the doing of any act which is about to be done or is being done by an Anchal Panchayat or a Gram Panchayat or by any person with the authority of the Gram Panchayat or Anchal Panchayat, if in its opinion such resolution, order, license, permission or act,ô (i) has not been lawfully passed, issued, granted, given or authorised, or

Tlie words wiihin ihc squire brackets were inserted by s. 5(b) of ihe West Bengal

(Pari!.—Chapter X.—Control.—Section 65.)

- (ii) is in excess of the powers conferred by this Act or any other law or is an abuse or such powers, or
- (iii) is considered by the prescribed .authority as likely Lo lead Lo a breach of Ihe peace or lo cause injury or annoyance to the public or lo any class or body of persons.
- (2) An officer deputed under clause (b) of sub-section (1) shall exercise the powers conferred by clauses (c) and (d) of thai sub-section.
- (3) When a requisition is made under clause (c) of sub-section (1) the *Gram Panchayat*, *Anchal Panchayat* or the Joint Committee, as the case may be, shall comply with such requisition.
- (4) The prescribed authority shall, before taking any action under clause (e) of sub-section (1), give an opportunity for an explanation to the *Gram Panchayat*, *Anchal Panchayat* or the Joint Committee concerned, as the case may be.
- (5) A *Gram Panchayat* or an *Anchal Panchayal* aggrieved by any order made by the prescribed authority under clause (e) of sub-section (1), may, within thirty days from ihe dale of the order, appeal to the Commissioner of the Division within the local limits of whose jurisdiction the *Grant Panchayal* or the *Anchal Panchayat*, as Ihe case may be, is situate, and thereupon ihe Commissioner of the Division may stay the operation of the order of the prescribed authority till the disposal of the appeal and he may, after giving notice of the appeal to ihe prescribed authority, and after giving a hearing to ihe appellant, modify, set aside or confirm ihe order of the prescribed authority. The order passed by the Commissioner of liie Division on such appeal shall be final.
- **65.** (1) The prescribed authority may, notwithstanding anything contained in sub-section (2) of section 12, section 14 and sub-section (2) of section 27, by an order in writing, remove with effect from a dale lo be specified in the order any *Adhyaksha* or *Upadhyaksha* or any *Pradhan* or *Upa-Pradhan* from his office if, in its opinion, he wilfully omits or refuses to carry oul the provisions of this Acl or of any rules or orders made thereunder or abuses the powers vested in him under this Act.
- (2) The prescribed authority shall, when it proposes to lake action under subsection (l), give to the person concerned an opportunity of showing cause against the action proposed to be laken against him; and the order shall contain a statement of the reasons for the action taken.
- (3) Any person against whom action has been taken under sub-seclion (I), may, within thirty days from the dale of the order, appeal lo the Commissioner of the Division within the local limits of whose jurisdiction ihe *Gram Panchayat* or the *Anchal Panchayat*, as the case may be, is situate, and thereupon ihe Commissioner of the Division may Slav the

Power lo remove Adhyaksha, UptuUiyttkshti. etc., and appeal. {Part I.—Chapter X.—Control.—Sections 66-65.)

operation of ihc order till the disposal of the appeal and he may, after giving noiiec of the appeal lo the prescribed authority, and afler giving the appellant an opportunity of being heard, modify, sei aside or confirm ihe order. The order passed by the Commissioner of the Division on such appeal shall be final.

Powers io uic prescribed authority in c;iso of tic fault.

- 66. (1) If at any lime it appears to the prescribed authority that an Anchal Panchayat or a Gram Panchayat has made default in performing any duty imposed on it by or under this or any other Act or any rule, regulation or bye-law framed [hereunder it may, hy an order in writing, fix a Lime for ihe performance of thai duty.
- (2) If such duty is not performed within the period so fixed, the prescribed aulhorily may appoint a person to perform it, and may direct lhal the expense of performing it shall be paid, within such lime as it may fix. to the said person from ihe Anchal Panchayat Fund or ihe Gram Panchayai Fund, as the ease may be.

67. If ibe State Government is satisfied on ihe report of ihe prescribed authorily Power to reconstitute that an Anchal Panchayat or a Gram Panchayat is not competent to perform, or is persistently making default in performing, the duties imposed on it by or under any law, or is exceeding or abusing its powers it may, by notification, directô

- (a) Ihat the Gram Panchayai or ihe Anchal Panchayat, as Ihe case may he, be reconsiiuted with effect from a specified date; or
- (b) lhat the Gram Panchayat or ihe Anchal Panchayat, as the case may be, be superseded for a specified period, not exceeding ¹[lwo years.]

Consequences of rc constitution and supersession

or supercede Pdiiclwxitls.

- 6S. (I) When a Gram Panchayai or an Anchal Panchayat, as the ease may be, is directed to be reconstituted as aforesaid the prescribed authority, shallô
 - (a) in the case of a Gram Panchayai take immediate steps to hold a fresh election of members in Ihc manner prescribed; and as soon as the election of members is notified as laid down in sceiion 16 ihe prescribed authority shall declare the Grain Panchayat to be duly reconstituted and the former members of the Gram Panchayat unless they are re-elected shall vacate their offices;

"The words wiihin Ihe square brackets were substituted for the words, "one year" by s. 2 of the West Bengal Panchayai (Amendment) Act, 1969 (West Ben. Act X of 1969).

{Putt /.—Chapter X.—Control.—See lion 6SA.)

- (b) in the ease of an *Anchal Panchayat* immediately call upon [he *Gram Panchayats* concerned to hold fresh elections in the manner prescribed to reconstitute *ihe. Ancha! Panchayal;* and when the election is notified as laid down in sub-section (2) of section 26, ihe prescribed authority shall declare the *Anchal Panchayat* to be duly reconstituted and the former members of the *Ancha! Panchayett* unless they are re-elected shall vacate their offices,
- (2) When a *Gram Panchayat* or an *Ancha! Panchayat*, as the case may be, is superseded, the following consequences shall ensueô
 - (a) all members of the Grain Panchayat or ihe Anchal Panchayat, as the case riiay be, shall, as from the date of the order, vac ale their offices:
 - (b) all powers, duties and functions of the Grant Panchayat or the Anchal Panchayat, as the case may be, shall, during the period of supersession, be exercised and performed by such authority, person or persons and in such manner as the prescribed authority may direct; and
 - (c) all property vested in the Gram Panchayat or the Ancha! Panchtiynt, as the case may be, shall during that period, vest in such authority, person orpersons and under such conditions as (he prescribed authority may direct.
- (3) On the expiration of the period of supersession specified in the notification, the State Government mayô
 - (i) extend the period of supersession for such further term, not exceeding '[two years], as it may consider necessary; or
 - (ii) reconstitute the *Grant Panchayat* or *ihe Anchal Panchayat*,
 as the ease may be, by fresh elections in the manner prescribed, and the persons, who vacated their offices under clause (a) of sub-section
 (2), shall nol be deemed Lo be disqualified for election.

-6SA. (1) Where by reason of an order of a competent court an Social *Anchal Panchayat* or a *Gram Panchayat* is unable lo exercise or perform

the powers. **duLies** or functions conferred or imposed **on** it by or under prohibitory any law, the prescribed authority may, with the previous approval of the couns, State Government, appoint any authority, person or persons to exercise or perform, as Ihe case may be, during the period of such inability, any or all of such **powers**, duties and functions in such manner and **under** such conditions as the prescribed authority may direct.

The words williin iht square bmckcli win; substituted for ihe words "one year" by s. 3 of ilic West Bengal *I'anchawt* (Amendment) Act, 1969 (West Ben Aci X or 1969),

isti-ciinn 68 A was inserted by s. 2(8) of Ihe Wcsi Bengal *Panchayat anAZitta Pitrishudi*

(Parr 1.—Chapter X.—Control.—Section 69,—Par(II.— Chapter XI.—Nyaya Panchayats.—Section 70.)

(2) All properties vested in the *Gram Panchayai or Anchal Panchayai*, as [he case may be, shall, during the period of inability referred lo in subsection (1), vcsL in such authority, person or persons subject to sucii conditions as the prescribed authority may direct.

Appointment 69. The State Government ntay appoint such officers as il may t!rn"v^or^{nS} consider necessary for the purpose of inspecting or superintending the PtiHL-iutyais. operations of all or any of the *Panchayai.*'; constituted under this Act,

PART II.

CHAPTER XI. Nyaya Panchayats.

o°Vvi¹"!⁰ⁿ 7CI- (I) Evcrj' *Anchal Panchayat* established under this Act shall, if I'lincliiiMitx. authorised by the State Government by nolificalion to do so, constitute a *Nyaya Panchayat*, consisting of five members, to be called *Vicharaks*, elected by il from amongst the members of the *Gram Sabhas* wiihin its jurisdiction, according to prescribed rules and approved by the prescribed authority, for ihe trial ofô -

- (a) ihc offences specified in Schedule III or a case transferred io ihc *Nyaya Panchayat* under sub -sect ion (2) or see lion 71, and
- (b) all or any of the classes of civil suits specified in section SO;

Provided lhat no member of a *Gram Sabha* shall be elected to be a member of a *Nyaya Panchayat* if he has any of the disqualifications mentioned in section 15:

Provided further that where the number of Gram Sabhas comprised in an Anchal Panchayat isô

- (i) five, one *Vicharak* shall be elected from each *Gram Sabha*,
- (ii) more than five, the Gram Sabhas shall be divided into five groups consisting of one or more of the Gram Sabhas as may be detennined and specified in this behalf by the Anchal Panchayat and one Vicharak shall be elected from each group, and
- (iii) less than five, one Vicharak shall be elected from each Gram Sabha and ihe deficiency in ihe membership of ihe Nyaya Panchayat shall be" filled up by election from such Gram Sabha or Grain Sabhas as may be detennined and specified in this behalf by the Anchal Panchayat.

This second proviso was substituted for ihc original second proviso by s. 10(a) of ihc T?.,§ I (1 CO Tli.n* -T W «F IO

[Fart I!.—Chapter XI.ô Nyaya Panchayais.ô Section 71.)

- (2) When a person who is a member or an *Anchal Panchayal* or a *Gram Panchayat* is clecied to a *Nyaya Panchayat* under sub-section (I), he shall ccase be a member of the *Anchal Panchayat* or the *Gram Panchayat* concerned, with effect from the dale on which the *Nyaya Panchayat* is notified under sub-section (3), and the vacancy caused thereby shall be filled in the manner laid down in section 21 or section 28, as the ease may be.
- (3) Every *Nyaya Panchayal* constituted under sub-section (1) shall be notified in ihe *Official Gazette*, or in such olfier manner as may be prescribed, and shall come into office with effeci from ihe dale specified in ihe said notification.
- (4) Every *Nyaya Panchayat* shall elect ai such time and in such manner as may be prescribed one of ils members lo be called *Pradhan Vicharak* lo preside over ils sittings and in ihe absence of lhe *Pradhan Vicharak*, ihe *Vicharaks* present at the silting of ihe *Nyaya Panchayal* shall elect one of (hem lo be ilic *Pradhan Vicharak* for ihe purpose of lhat silling.
- (5) The term of office of a member of a *Nyaya Panchayal* shall be four years from the dale of tlic notification mentioned in sub-section (3):

Provided that members or a *Nyaya Panchayat* shall continue in office until ihe election oT the members of the *Nyaya Panchayat* by the newly constituted *Anchal Panchayat* after a general election.

- (6) No suit, case or other proceeding pending before a *Nyayu Panchayal* shall be tried by such *Nyaya Panchayat* '[unless ai least Ihree members of the *Nyaya Panchayat* arc present during such irial.]
- (7) The Secretary lo ihe *Anchal Panchayat* shall aci as ihe Secretary to the *Nyaya Panchayat* for the purpose of keeping the records of ils proceedings and decisions, and doing such oilier duties as may be prescribed.

iS9S $^{V_{\mathrm{of}}}$ $\,$ ^ Notwithstanding anything contained in the Code of Criminal

Procedure, 1898, a *Nyaya Panchayat* constituted under section 70 shall have jurisdiciion, wiihin ihe local limits of the *Anchal Panchayal* constituting such *Nyaya Panchayal* lo try all offences specified in Schedule 111, Pan A; and, with effeci from the date specified in the notification referred lo in sub-section (3) of section 70, no other coun shall, except as otherwise provided in this Aci, lake cognizance of any case triable by a *Nyaya Panchayat*:

Cm lima] juris diction.

These words williin Lhc squire brackets were substituted for the wards "unless a majority of ihe members of ihe $Nytiya\ Panchayal$ is preseni during such [rial" by s. 10(b)

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[West Ben. Act

(Pan II.—Chapter XI.ô Nyaya Panchayats,ô Section 7!.)

Provided that nothing in this Act shall take away the jurisdiction of any court Lo try a ease which a *Nyaya Panchayat* is prohibited by section 97 from trying or which should be, in Ihe opinion of the *Nyaya Panchayai* or of the District Magistrate or the Subdivisional Magistrate exercising the power conferred by subsection (1) of section 98, iried in an ordinary court.

(2) A Nyaya Panchayat may try any offence specified in Schedule III, Part B, if the case is transferred to il by a Disirici Magistrate, Subdi visional Magistrate or any other Magistrate empowered to receive petitions under section 190 of the Code of Criminal Procedure, 1898: Ac< v of Provided as follows:—</p>

1898.

- (a) a Magistrate before whom a complaint of an offence mentioned in Schdule III, Pari A, cognizable by a *Nyaya Panchayat* is made shall transfer the complaint to ihe *Nyaya Panchayat* which is competent to try the offence;
- (b) the District Magistrate or Subdivisional Magistrate may transfer any case from one *Nyaya Panchayat* to another or to any other court subordinate to him if in the interest of justice he considers it necessary lo do so;
- (c) the District Magistrate or Subdivisional Magistrate may, with the consent of the parlies, transfer any case cognizable by a Nyaya Panchayat, if the place of residence of the complainant is situated within the limits of an Anchal Panchayat for which there is no Nyaya Panchayat to any Nyaya Panchayat situated al a distance from such place of residence convenient, in the opinion of the Magistrate, for the parlies and witnesses.
- (3) Every offence triable by a *Nyaya Panchayat* shall ordinarily be tried by the *Nyaya Panchayai* within the local limits of whose jurisdiction it was commit led.
- (4) The offence of theft triable by a *Nyaya Panchayat* or any offence which includes thefi or the possession of stolen property, triable by a *Nyaya Panchayat*, may be tried by the *Nyaya Panchayat* within the local limits of whose jurisdiction such offence was committed or the property stolen was possessed by the thief or by any person who received or retained the same knowing or having reason to believe il to be stolen.
- (5) An offence triable by a *Nyaya Panchayat*, committed whilst the offender is in the course or performing a journey may be Iried by the *Nyaya Panchayat* through or into the local limits of whose jurisdiction the offender, or the person against whom, or the thing in respect of

(Pan 11.—Chapter XI.ô Nyaya Panchayats.ô Sections 72, 73.)

- (6) When ii is uncertain in which of several areas an offence was committed, or where an offence is committed partly in one local area and partly in another, or where an offence is a continuing one and continues lo be committed in more local areas than one, or where it consists of several acts done in different local areas, it may be tried by a *Nyaya Panchayat* having jurisdiction over any such local areas.
 - (7) (a) Whenever a question arises as to which of two or more *Nyaya Panchayats* subordinate to the same Subdivisional Magistrate ought to try any offence, ii shall be decided by the Subdivisional Magistrate.
 - (b) Whenever a question arises as lo which of two or more *Nyaya Panchayats* **noL** subordinate lo the same Subdivisional Magistrate, but subordinate to the same District Magistrate, ought to try any offence, il shall be decided by the District Magistrate.
 - (c) Where two or more *Nyaya Panchayats* nol subordinate to the same District Magistrate have taken cognizance of ihe same offence, the District Magistrate within ihe local limits of whose jurisdiction the proceedings were first commenced may direct the trial of such offender to be held in any *Nyaya Panchayat* subordinate to him and iT he so decides all other
 - 72. A ease before a *Nyaya Panchayat* may be instituted by petition How case made orally or in writing io the Secretary of the *Anchal Panchayat* or $!S_{u(ed)}$ in his absence to a member of the *Nyaya Panchayat*. If the petition is made orally, the Secretary or (he member, as the case may be, shall draw up a statement recording lite name of the petitioner, the name of Ihc person **againsL** whom the petition is made, the nature of the offence and such other particulars, if any, as may be prescribed, and the signature or the thumb impression or the petitioner shall be taken [hereon. The Secretary or the member, as the case may be, shall, thereafter direct the petitioner to appear before the *Nyaya Panchayat* on a particular dale.
- 73. (I) 1 f upon the facc or the petition, or on examining the petitioner,

the *Nyaya Panchayat* is of opinion that the petition is fribolous, vexatious or uniruc, il shall dismiss the case by an order in writing, (2) If at any time it appears to the *Nyaya Panchayat*—

- (a) Lhai il has no jurisdiction to try the case; or
- (b) Ihal ihc offence is one for which the sentence which il is competent to pass would be inadequate; or
- (c) that Lhc case is one which should nol be tried by it,

proceedings against such person in respect of such offence shall be discontinued.

il shall direct the petitioner by an order in wriiing to the court which would have had jurisdiction to ihe offence but for ihe provisions of

dismiss or refuse io entertain petition.

try

{Pari II.—Chapter XI-ô Nyaya Panchayais.ô Suctions 74-77.)

Dismissal Tor (kr.uiil

- 74, If in any ease before a *Nyaya Panchayat*, [lie petitioner Tails lo appear on the day fixed, or if in the opinion of Ihe *Nyaya Pane hoy at*, lie shows negligence in prosecuting his case, the *Nyaya Panchayat* may dismiss the case for default, and such order of dismissal shall operate as an acquittal.
- 75. (1) If the petition be not dismissed, the *Nyaya Panchayat* shall, subject lo Lhe provisions of section 102, by summons require (he accused lo appear and answer the petition.

proceedings preliminary to (rial.

- (2) If the accused fails lo appear or cannot be found, ihe *Nyaya Panchayat* shall report lhe fact to lhe nearest Magistrate, who would have had jurisdiction to try the offence but for the provisions of this Act, who may issue a warrant for the arrest of the accused and when arrested may forward him for trial lo liie *Nyaya Panchayat* or release him on bail to appear before it.
- (3) The *Nyaya Panchayal* shall, if possible, try lhe case on lhe day on which **lhe**; icensed appears or is brought before it, but if lhat is not possible, the *Nyaya Panchayat* shall release him on his executing a bond for a sum nol exceeding twenty-five rupees to appear belbre it on any subsequent day or days lo which **Lhe** trial may **be** adjourned:

Provided thai if the accused fails or refuses to execute a bond, the *Nyaya Panchayat* shall, instead of releasing him, send him back under custody to the Magistrate by whom such accused was arrested and thereupon such Magistrate shall, notwithstanding anything contained in sub-section (i) of section 71 Lake cognizance of the complaint made before the *Nyaya Panchayat* and shall Iry such accused person in the same manner and under the same procedure as iT Lhe complaint were made before hini.

- 76. Nolwiihstanding anything contained in the Code of Criminal Procedure. 1898, lhe *Nyayu Panchayal* may allow the parties lo compound any offence triahlc by it.
- 77. Nmwiihsv.inding anyihing contained in the Cade of Criminal Procedure, 1898, there shall be no appeal by a convicted person in any ease tried by a *Nyaya Panchayat*:

Compounding of dflenees

Bar to appeal.

Provided that the District Magistrate or Subdivisional Magistrate within the local limits of whose jurisdiction the *Nyaya Panchayat* is situate, if satisfied thai failure of justice has occurred, may, or his own motion, or on lhe application of any of the parlies concerned, made within thirty days from the date of lhe order of lhe *Nyaya Panchayat*, cancel or modify any order of conviction or of compensation made by a *Nyaya Panchayat* or direct the retrial of any case by a court of compeieni jurisdiction subordinate to him, notwilhstanding anything contained in sub-section fO of seciion 71,

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1 of 1957.]

78. (I) A *Nyaya Panchayat* shall, after hearing the parlies and after considering the evidence adduced by the panics, record ils decision in writing, and may sentence any offender convicted by it to pay a fine nol exceeding fifLy rupees:

Provided lhal if the members of the *Nyaya Panchayat* present during the Irial of a ease fail lo come to a unanimous decision, the decision of the majority of such members shall be the decision of the *Nyaya Panchayat*:

Provided further **Lhat** in the case of equality of votes of Ihc members of a *Nyaya Panchayat* present during the trial of a case, the *Pradhan Vicharak*. or the person who is clecicd as *Pradhan Vicharak* for **lhaL** sitting, shall have a second or casting vote and the decision of the *Nyaya Panchayat* shall be in accordance with such second or casting vote.

- (2) No semcnce of imprisonment, simple or rigorous, whether substantive or in default of payment of fine shall be inflicted by any *Nyaya Panchayat*.
- (3) When a *Nyaya Panchayat* imposes a fine under sub-scciion (1), it may, when passing the order, direct that the whole or any part of the fine recovered shall be applied in payment of compensation for any loss or injury caused by the offence.
- (4) If a *Nyaya Panchayai* is satisfied that a complaint made before it or transferred to it for trial is false, vexatious or frivolous, it may order the complainant to pay to the accused, such compensation not exceeding twenty-five rupees, as il thinks fit.
- (5) If such fine or compensation is not paid or realised within ihirly days of the passing of the sentence or order or within such further lime as the *Nyaya Panchayat* may allow, the *Nyaya Panchayat* shall record and order declaring the amount of fine imposed or compensation awarded and that it has not been paid, and shall forward the same to the nearest Magistrate, who would have had jurisdiction to try the case but for the provisions of this Act, who shallô
 - (a) proceed to execule the order as if it were an order passed by himself, or
 - (b) in default of payment, sentence the accused io imprisonment in accordance with Chapter Iff of the Indian Penal Code, notwithstanding anything contained in sub-section (2) of this section;

Provided lhat, notwithstanding anything contained in ihe Indian Penal Codeô

(a) the fine imposed or compensation awarded hy a *Nyaya Panchayat* shall not be realised from any person who

Power lo impose fini or lo award compensn{Part 11.—Chapter XL—Nyaya Panchayats.—Sections 79, 80.}

(b) the person serving his term of imprisonmeni shall be forthwith released, if lhe fine or compensation is paid before the expiry of [lie lerm of imprisonmeni.

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79. When any person is convicted by a Nyaya Panchayat and no previous conviction is proved against him if it appears [o [he said Nyaya Panchayat that regard being had lo the age, character and antecedents of the offender and to the circumstances in which the offence was committed, it is expedientô

- (a) that the offender should be released after due admonition, the *Nyaya* Panchayat may, instead of sentencing him to any punishment, release him aficr due admonition; or
- (b) that the offender should be released on probation of good conduct, the Nyaya Panchayal may, notwithstanding anything contained in the Code of Criminal Procedure, 1898, instead of sentencing him at once to any punishment, direct that he be released on his executing a bond for a sum nol exceeding fifty rupees to appear and receive sentence when called upon during such period (not exceeding one year) as iL may direct, and in the meantime to keep the peace and be of good behaviour.

80. (1) Notwithstanding anything contained in the Bengal, Agra XU or 1887 and Assam Civil Courts Acl, 1887, the Provincial Small Cause Courts Act, 1887, and the Code of Civil Procedure. 1908, and subject to the provisions of sections 81 and 82, a Nyaya Panchayat shall have, within the local limits of the Anchal Panchayat constituting such Nyaya Panchayat, jurisdiction to try the following classes of suits when the value of the suit does not exceed one hundred rupees, namely:ô

IX of 1887. Act V of 1908.

(a) suits for money due on contracts;

- (b) suits for the recovery of movable properly or the value of such property;
- (c) suits for compensation for wrongfully taking or injuring movable properly; and
- (d) suits for damages by caUle-trespass.
- (2) No other court shall have jurisdiction to try any suit of the classes mentioned in sub-section (1):

Provided lhat nothing in this Act shall take away the jurisdiction of any court to try a suit which a Nyaya Panchayat is prohibited by section 97 from trying or which should be, in the opinion of the Nyaya Panchayat or of the District Judge exercising the power conferred by sub-section

Civil jurisdiction

(Part il.—Chapter XI.ô Nyaya Panchayals.ô Sections 81-84.)

81. No suit shall lie in any Nyaya Panchayatô

Suits notto he irici).

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- (1) on a balance of partnership account;
- (2) for a share or pari of a share under an inleslacy, or for a legacy or pari i>f legacy under a will;
- (3) by or againsl ihc Union of India or a Slate Government or ;i local aulhorily or public officers for acts done in iheir official capacity;
- (4) by or againsl minors or persons of unsound mind or when any such person is in the opinion of ihc Nyaya Panchayat a necessary parly;
- (5) for ihe assessment, enhancement, reduction, abatement, apportionment or recovery of rent of immovable property; or
- (6) by a mortgagee of immovable property Tor ihe enforcement of the mortgage by foreclosure or sale of the properly or otherwise, or by a mortgagor of immovable properly for the redemption of the mortgage.
- 82. (1) Every suil insliiuled before a Nyaya Panchayat shall include Suits io ihc whole of ihe claim which ilic plaintiff is entitled to make in respect whole claim of the mailer in dispute, but he may relinquish any portion of his claim

in order to bring the suil within the jurisdiction of the Nyaya Panchayat.

- (2) If ihc plaintiff omits io sue in respect of or relinquishes any portion of his claim, he shall not afterwards sue in respect of ihe portion so omitied or relinquished.
- 83. No suit shall lie in a Nyaya Panchayat unless al least one of ihe Local limids defendants resides within the limits of ils jurisdiction al ihe lime of ihe jurisdiction, institution of the suil, '[or the cause of action] has arisen wholly or in part within those limits.
- 84. (1) A suil before a Nyaya Panchayai may be instituted by petition How suit made orally or in writing to the Secretary of the Anchal Panchayat or j^iiiuuid

be

in his absence lo a member of the Nyaya Panchayat. If the petition is made orally ihc Secretary or ihe member, as the case may be, shall draw up a statement recording ihe name of the petitioner, ihc name of the person againsl whom ihe petition is made, the nature of the claim and such other particulars, if any, as may be prescribed; and Ihe signature or ihe thumb impression of ihe petitioner shall be taken thereon. The Secretary or the member, as ihe ease may be, shall thereafter direct the petitioner Lo appear before the Nyaya Panchayat on a particular date.

(2) The plaintiff on instituting his suit shall state the value of the claim.

These words within I tic square brackets were substituted for ihe words "and Ihe cause of aclton "by s. 11 of Ihe West Beneal *Ponchauil* (Amendment) Act, 1959 (Wesl ben, AM YV nr IOW

(Petri iJ,—Chapter XLô Nyaya Panchayais.ô Sections 85-89.)

Dismissal of buils Lxim'd

limiljiion, etc.

- 85. (1) If ai any lime ihe *Nyaya Panchayat* is of opinion dial lhe suit is barred by limitation, ii shall dismiss lhe suil by an order in writing.
- (2) If at any lime it appears to the *Nyaya Panchayat* that it has no jurisdiction to entertain the suit, it shall direct the petitioner to the court which would have had jurisdiction to try the suit but for the provisions of this Acl.
- (3) Where it is proved to the salis faction of lhe *Nyaya Panchayat* that a suil has been adjusted wholly or in pan by any lawful agreement or compromise or where the defendant satisfies Lhe plaintiff in respect of the whole or any pari of the subject mailer of the suil, the *Nyaya Panchayal* shall pass a decree in accordance therewith so far as ii relates to lhe suit:

Provided (hat where the *Nyaya Panchayat* refuses lo pass a decree in accordance with lhe agreement or compromise, it shall record its reasons in writing for so doing.

Dismissal uT suils for de/juli.

- 86. If in any suit before a *Nyaya Panchayal* lhe plaintiff fails to appear on the day fixed, or if in lhe opinion or lhe *Panchayal*, he shows ncgligence in prosecuting his suil, it may dismiss the suit for default: Provided lhat a *Nyaya Panchayal* may restore a suit dismissed for default, if wilhin thirty days from the dale of such dismissal the plaintiff satisfies the *Nyaya Panchayat* that he was prevented by sufficient cause from appearing at the lime when the suit was called on for hearing.
- 87. If on receiving ihe plaint the *Nyaya Panchayat* is satisfied that the trial of the suil may tie proceeded with, it shall, by summons require lie defendant to appear and answer lie suit either orally or in writing.

Summons lo defendant lo appear.

88. If the defendant Tails lo appear, and lhe *Nyaya Panchayal* is satisfied that the summons was duly served it may decide the suit *ex parte*:

tx I m rte decisinn.

Provided thai any defendant against whom a suit has been decided *ex parte* may, within thirty days Trom the date of executing any process Tor enforcement of the decision, apply, orally or in writing, Lo the *Nyaya Panchayat* to set aside the order; and Lhe *Nyaya Panchayat*, if satisfied lhat lhe summons was not duly served on lhe defendant, or lhat the defendant was prevented from appearing at the lime when lhe suil was called on for hearing by any sufficient cause, shall set aside the decision and shall appoint a day for proceeding wich the suil.

No oritur lo be set aside wiilioul nolice lo 89. No decision or order of a *Nyaya Panchayat* shall be set aside under lhe proviso to section 86 or under the proviso Lo section BS unless notice in writing has been served by the *Nyaya Panchayat* on the opposite party.

{Part II.—Chapter XI.ô Nyaya Panchayats.ô See Hons 90-92.)

90. (1) Subject lo the provisions of clauses (3) and (4) of section Powerio 81, ihe *Nyaya Panchayai* shall add as panics lo a suit any person whose presence as parlies it considers necessary for a proper decision thereof,

and shall enier the names of such parties in ihc register of suits, and the suil shall be tried as between the parties whose names are entered in the said register:

Provided lhat when any party is added, notice shall be given to him and he shall be given an opportunity of appearing before the trial of ihe suil is proceeded with.

(2) In all cases where a new parly appears under the proviso to subsection (1) during the trial of a suil, he may require that the trial shall begin *de novo*.

91. (1) When the panics or their agents have been heard and the Dccisionor . $_{\rm r}$

evidence on both sides considered, the *Nyaya Panchayat* shall, by wriuen order, pass such dccrcc as may seem jusi, equitable and according to good conscience, stating in the decree ihe amounts of prescribed Tecs and the amount, if any paid to witnesses under sub-section (3) of section 101, and the persons by whom such amounts are payable:

Provided lhat if the members of the *Nyaya Panchayai* present during the trial of a suil fail to come to a unanimous decision, the decision of the majority of such members shall be the decision of the *Nyaya Panchayai*:

Provided further lhat in the case of equality of votes of the members of a *Nyaya Panchayat* present during the trial of suit, Ihe *Pradhan Vicharak*, or ihc person who is clected as *Pradhan Vicharak* for lhat sitting, shall have a second or casting vote and the decision of the *Nyaya Panchayai* shall be in accordance with such second or casting vole.

(2) Subject io such conditions and limitations as may be prescribed, and to the provisions of any law for the time being in force, Ihe costs of and incident to all suits shall be in the discretion of the *Nyaya Panchayat*, and the *Nyaya Panchayat* shall have full power to determine by whom and to what extent such costs are lo be paid, and to give all necessary directions for the purposes aforesaid:

Provided that where a *Nyaya Panchayat* direcis that the successful party shall nol get the costs of ihe suil, it shall slate its reasons in writing.

(3) If a *Nyaya Panchayai* is satisfied lhal a suit instituted before it is false, vexatious, or frivolous, it may direct the plaintiff, by an order in wriiing, to pay lo the defendant such compensation, not exceeding twenty- five rupees, as it may ihink fil.

92. A *Nyaya Panchayat* in ordering the payment of a sum of money or the delivery of any movable property may direct lhal the money be paid, or (hp movnhln nrnnerly he HHivenprl hv intialmrnic

Instalments,

(Pai r II,—Chapter XI.ô Nyaya Panchayats.ô Sections 93-98.)

decisions to l>c final: bin power lo Munsif lo order relrinl.

93. The decision of a Nyaya Panchayat in every suit shall be final as beiween lhe parlies lo the suit:

Provided thai the Munsif who would have had jurisdiction lo try the suil but for the provisions oT this Aci, may, on the application of any party to lhe suil made within thirty days of the dccrcc or order of the Nyaya Panchayat cancel or modify the decree or order of lhe Nyaya Panchayat or direct a retrial of lhe suil by the sarne or any oiher Nyaya Panchayat if he is satisfied thai there has been a failure ofjusticc.

Death aC p.uliei.

94. If the plaintiff or defendant in any suil dies bcFore lhe suil has been dccidcd, the suil may, subject lo the provisions of clause (4) of section 81, be proceeded with at the instance of, or against the legal representatives of the deceased plaintiff or defendant, as lhe ease may be.

Effect of decision on questions of litlc. tie.

95. The decision of a Nyaya Panchayat on lhe question of title, legal character, contract or obligation shall not bind the parlies except in respect of the suit in which such matter is decided.

General Provisions.

96. (1) The provisions ofô

Procedure for tXyitya ftiutiitiml.

- (a) the Court-fees Act, 1870,
- (b) the Code of Criminal Procedure, 1898,
- (c) the Code of Civil Procedure, 1908, and
- (d) the Indian Evidence Act, 1872,

shall nol apply to any trial, before a Nyaya Panchayat.

(2) The procedure to be followed by a Nyaya Panchayat in any trial, in ihe enforcement of its decisions and orders, and in the method of forming a quorum shall, subjecL to the provisions of this Act, be in accordance with prescribed rules.

No Nyaya Panchayat shall try any case or suit or other proceeding to or in which the Anchal Panchayat concerned or any Grain Panchayat within the Anchal Panchayat or any member or such Nyaya Panchayat is a puny or is interested.

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moiion

(1) the District Magistrate or the Subdivisional Magistrate within lhe local limitK of whose jurisdiction the Nyaya Panchayal is situate, may, of his own or on the application of any of lhe parlies lo a

VI! or 1870. Aci V of 1998, Acl V of]

tof 1872.

(Part II.—Chapter XI.ô Nyaya Panchayats.ô Sections 99, 100.)

. pending before a *Nyaya Panchayat* if, for reasons io be recorded by him in writing, he is of the opinion that the ease is one which should not be tried or heard by the *Nyaya Panchayai*, and may try or hear the case himself or trans Fer it for disposal to another Magistrate who would have had jurisdiction to try the case but for the provisions of this Act.

(2) The District Judge within the local limits of whose jurisdiction a *Nyaya Panchayat* is situate, may, of his own motion or on the application of any oF the parties to a suil or on the motion of Ihc *Nyaya Panchayat* concerned, withdraw the suit pending before a *Nyaya Panchayat* if, for reasons to be recorded by him in writing, he is of the opinion lhat the suil is one which should not be tried or heard by the *Nyaya Panchayat*,

and may Iry to hear the suit himself or transfer it for disposal lo the court of the Munsir who would have had jurisdiction to try Ihc suil bui for [he provisions oF ihis Act.

- (3) If at any stage of a case or a suil any parly Lo such case or suit informs the *Nyaya Panchayat* that he has applied or that he intends lo apply for the withdrawal or transfer of the case or suit under subsection CI) or sub-section (2), as the case may be, the *Nyaya Panchayat* shall slay further proceedings in the case or suil until such Lime as il thinks lit.
- 99. (1) No *Nyaya Panchayat* shall try any suil in which Ihe mailer directly and substantially in dispute has been heard and finally decided by a courl of competent jurisdiction in a Former suil between ihe same panies, or between parlies under whom they or any of them claim.
- (2) No *Nyaya Panchayat* shall proceed with the trial of any suit in which the mailer directly and substantially in dispute is pending for decision in the same Maya *Panchayat* or in any oilier court in a previously instituted suit between the same parlies or between parties under whom they or any of Lhem claim.
- (3) No *Nyaya Panchayai* shall uy a person who has once been tried by a eoun or a *Nyaya Panchayat* of competent jurisdiction for an offence and convicted or acquitted of such orfence, while such conviction or acquittal remains in force,
- 100. (1) The District Judge, the District Magistrate and ihc Inspection. Subdivisional Magistrate within ihe local limits of whose jurisdiction ihe *Nyaya Panchayat* is situate, shall have [he power at all times to inspect the proceedings of any case and the records of eases maintained by a *Nyaya Panchayat*.
- (2) The District Judge and the Munsif within the local limits of whose jurisdiction the *Nyaya Panchayat* is situate, shall have Lhe power at all limes to inspect the proceedings of any suil and the records of suits mnintlitivl by n My/wt P/iiirh/iv/it

Cen.nn suits

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[West Ben. Act

(Pan 11.—Chapter XI.ô Nyaya Panchayats.ô Sections 101-103.)

101. (1) Subject to lhe provisions of sec lion 104, a *Nyaya Panchayat* may, by summons, send for any person Lo appear and give cvidence orto produce or cause I he production of any document:

Provided that no person who is exempt from personal appearance in court under sub-sccLion (I) of sccion 133 of the Code of Civil Procedure, 1908, shall be required to appear in person before a *Nyaya Panchayat*.

A U end unci; <jt witnesses.

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- (2) KNyaya PanchayatshaW refuse to summon a witness or to enforce a summons already issued against a witness, where, in [lie opinion of the Nyaya Panchayal, [he attendance of the witness cannot be procured without an amount of delay, expense or inconvenience which, under the circumstances of lhe case, would be unreasonable.
- Aci **v** of 1903.
- (3) A Nyaya Panchayat shall nol require any person living outside the limiis of lhe Anchal Panchayat concerned [o give evidence, unless such a sum of money as may appear [o lhe Nyaya Panchayat lo be sufficient to defray (he (ravelling and oilier expenses of such person in passing lo and from ihe Nyaya Panchayat and for oneday's attendance, is deposited in [he Nyaya Panchayat by lhe parly who cites such person as his witness.
- (4) If any person whom a *Nyaya Panchayal* summons by written order lo appear or give evidence, or to produce any documem before i[fails, without lawful excuse, lo obey such summons the Nyaya *Panchayat* may take cognizance of such offence and may sentence any person convicted thereof to a fine not exceeding twenty-Five rupees.
- **102.** (I) The parties lo cases triable by *aNyaya Panchayat* shallappear personally before such *Panchayat*:

Provided [hat [he *Panchayal, if* it sees reason so **Lo** do, may dispense with the personal attendance of an accused and permit him to appear by agenL

- (2) The parlies to suits triable by a *Nyaya Panchayal* may appear by agent. *Explanation*.ô "Agent" in sub-sections (1) and (2), means a person who is authorised in writing to appear and plead for eilher parly.
- (3) Notwithstanding anything contained in sub-section (1) or subsection (2), no person whose name is included in a list of touts framed and published by Subdivisional Magistrates under section S0A of the Indian Registration Act, 1908, shall be permitted to appear as an agent of a party before a *Nyaya Panchayal*.

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103. Notwithstanding anything contained in the Legal Practitioners Acl, 1879, legal practitioners shall nol be permitted lo.practise before a

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Appearance

of panics.

(Part II.—Chapter XI.ô Nyaya Panchayats.ô Sections 104-108.)

10J. No woman shall be compelled to appear in person before a Nyaya Panchayat as an accused, or as a witness.

appearance

Subject to such rules as may be prescribed, a Nyaya Panchayai may issue a commission io examine any person in accordance with such procedure as may be prescribed.

commission

Where a suit is maintainable in more than one Nyaya Panchayat, the Trial of suit 106. plaintiff may bring the suit in any one of such Nyaya Panchayat-, any dispute regarding the jurisdiction of a Nyaya Panchayai to entertain any suil shall be decided by the Munsif who would have had jurisdiction to try the same but for the provisions of this Aci, and the decision of the Munsif thereon shall be final.

triable more than Nyaya Panchaval.

(1) All fees imposed and all sums due on bonds and all sums dccrced under this Act by a Nyaya Panchayat may be realised under the orders of the Nyaya Panchayai in the same manner as an arrear of rate or la* imposed under this Act and any amount realised in pursuance of such an order shall be paid to ihe persons eniil)ed to gel the same.

Realisation of

- (2) If the Nyaya Panchayai granting a decree is unable Lo effect satisfaction thereof, il shall gram the decree-holder o certificate to lhat effect slating the amouni due to him and the amount due as costs of ihc suit,
- (3) The decree-holder to whom the certificate referred (o in subsection (2) is granted, may apply, on production of such certificate, to the cfiuri of the Munsif wiihin ihc local limits of whose jurisdiction the defendant actually and voluntarily resides or carries on business or personally works for gain, for. execution of the decree granted by the Nyaya Panchayat.
- (4) The court of the Munsif, to which the application referred to in sub-section (3) is made, shall execute the decree granted by the Nyaya Panchayat and in executing such decree il shall have the same powers and it shall follow ihc same procedure as if it were executing a decree passed by itself.
- (5) An application for execution of a decree of a Nyaya Panchayat made after the expiry of three years from the dale of the decree or of any order under the proviso to section 93 modifying any such decree, shall be dismissed, although limitation has not been pleaded;

Provided that where the decree is for payment of a sum of money or delivery of any movable property which the decree directs lo be made al a certain dale, the application for execution of the decree may be made within three years from that date.

108. Every *Nyaya Panchayat* shall maintain such registers and records <code>nnrli"-nKrrtT(piir'li rnliirnr ii" m ti r kit</code>

Registers and records (Part II.—Chapter XLô Nyaya Panchayats.ô Sections 109-111.— Part III.—Chapter XII.—Miscellaneous.—Sections 112, 113.)

liesigiiation L>y member of A'vnvu

109. A member of a *Nyaya Punch ay at* may resign during his term of office by notifying in writing his inleniion to do so to the prescribed authority and, on such resignation being accepted by the prescribed authority, shall be deemed to have vacated his office.

Filling of no. When the place of a member of a *Nyaya Panchayat* becomes cilubum

vacancies. vacant by his resignation or otherwise, a new member shall be clected by the *Anchal Panchayat*. who shall hold office so long as the member whose place he fills would have been entitled to hold office if such vacancy had not occurred:

Provided lhat no act oT ihe *Nyaya Panchayat* shall be deemed to be invalid by reason only that the number of members of the *Nyaya Panchayat* at the time of the performance of such act was less than the prescribed number.

111. (I) The State Government may, by an order in writing, at any time, for good an sufficient reason to be stated in such order, remove a member of a *Nyaya Panchayat*.

Removal of member* of \\iiyu I'witluiyil.

(2) Before removing a member under "sub-section (1), the Slate Government shall allow the member concerned an opportunity of being heard in accordance with such rules as may be prescribed.

PART III.

CHAPTER Xn.

Miscellaneous.

112. The District Magistrate, the Subdivisional Magistrate, or any oilier officer authorised by the Slate Government in this behalf may require an *Anchal Panchayat* or a *Gram Panchayai* to assist him in the performance of his duties within the local limits of his jurisdiction and the *Panchayat* shall thereupon assist him so far,as il lies in its power.

Assistance to Disirici Magistrate and oilier officers.

Liability of 113, Every member of an *Anchal Panchayat or* a *Gram Panchayai* Priidhttii. including the *Pradhan, Upa-Pradhan, Adhyaksha* and *Upadhyaksha* d'j^C-io^{or 1}oSS be jointly and severally liable for the loss, waste or misapplication

lies licence. of any money or property vested in or belonging to the *Panchayat* c once m e d, if such loss, waste or misapplication is a direct consequence of his neglect or misconduct while holding the office of the *Pradhan. Una-Pradhan*.

(Par! III.—Chapter XI!.—Miscellaneous.—Sections 114, 115.)

Adhyaksha or Upadhyaksha or member of lhe Panchayat, and a sail for compensation or a case for breach of trust may be instituted against him by the Panchayat concerned with the previous sanction of the Subdivisional Magistrate:

Provided that if the Subdivisional Magistrate sanctions or refuses lo sanction the institution of a suit or case under this section, the member concerned or the Pa>ichayat concerned may, within thirty days from the date of such order, appeal to the District Magistrate against the said sanction or refusal as the case may be and lhe decision of the District Magistrate thereon shall be final:

Provided further that the District Magistrate or lhe Subdivisional Magistrate may, of his own motion, direct the *Panchayat* concerned lo institute a suit or ease under this section.

- 114. Every member or an *Anchal Panchayat* or a *Gram Panchayat*, including the *Pradhan*, *Upa-Pradhan*, *Adhyaksha* and *Upadhyaksha* 'I, or of a *Nyaya Panchayat* including the *Pradhan Vicharak,]* or of a Joint Committee constituted under this Acl and every employee of a *Panchayat* and of a *Nyaya Panchayat* shall be deemed lo be a public servant within the meaning or section 21 of the Indian Penal Code.
- 115. (1) Notwithstanding anything contained in section 113, no suil or other legal proceedings shall be brought against a member including the *Pradhan, Upa-Pradhan, Adhyaksha* and *Upadhyaksha* of an *Anchal Panchayat* or a *Gram Panchayat* or a member of *a Nyaya Panchayat* or a Joint Committee constituted under this Acl in respect of any act done or purporting to be done under this Acl or rules made thereunder or in respect or any alleged neglect or default on his part in the execution of his duties under this Aci or any rule or order made thereunder, if such act was done or such neglect or default occurred in good faith.

(2) No suit or other legal proceeding shall be brought against any *Gram Panchayat*, *Anchal Panchayat* or *Nyaya Panchayat* or any of its members or officers, or any person acting under its direction, for anything done under this Act, until lhe expiration or one month next after notice in writing has been delivered or left at the office or such *Gram Panchayat*, *Anchal Panchayat* or *Nyaya Panchayat* and also (if the suil is intended lo be brought against any officer of the *Gram Panchayat*, *Anchal Panchayat* or *Nyaya Panchayat* or any person acting under its direction) at the place of abode of the person against whom the suit is intended to be brought, staling the cause of action and lhe name and place of abode of the person who intends lo bring the suit; and unless such notice is proved, the court shall find for lhe defendant.

These words within the square brackets were inserted by s, 12 of the West Bengal

Members of filter finity. Panchayal, c(cš lo be public servants.

Acl XLV of I860.

(Pan III.—Chapter XIS.—Miscellaneous.—Sections 116, J17.)

- (3) Every action **referred Lo** in sub-section **(2)** shall **be** commenced within three months after the accrual of the cause of action, and nol afterwards.
- (4) If any *Gram Panchayai*, *Anchal Panchayat* or *Nyaya Panchayat* or person to whom a notice under sub-section (2) is given shall, before a suil is brought, **Lender** sufficient **amends** to ihe plaintiff, such plaintiff shall not recover.

Validation of proceedings.

- 116. No act of a *Gram Panchayai*, *Anchal Panchayat*, *Nyaya Panchayat* or a Joint Committee or or any person acting as *Pradhan*, *Upa-Pradhan*, *Adhyaksha*, *Upadhyaksha* or member of any such *Panchayai* or Committee shall be deemed to be invalid by reason only of a defect in **ihc** constitution of such *Panchayat* or Committee or on the ground that the *Pradhan*, *Upa-Pradhan*, *Adhyaksha*, *Upadhyaksha*, or any member of such *Panchayat* or Committee was nol entitled to hold or continue in such office by reason of any disqualification or by reason of any irregularity or illegality in his election or hy reason of such aci having been done during ihe period of any vacancy in the office of the *Pradhan*, *Upa-Pradhan*, *Adhyaksha*, *Upadhyaksha* or member of such *Panchayat* or Committee.
- 117. (1) The election of a person as the *Adhyaksha* or *Upadhyaksha* or as a member of a *Gram Panchayat* or as the *Pradhan* or *Upa- Pradhan* or as a member of an *Anchal Panchayat* or as the *Pradhan Vicharak* or as a member of a *Nyaya Panchayat* shall nol be called in question in- any Court:

Provided that an application questioning the election may be presented to such authority wiihin such Lime and in such manner as may be prescribed.

- (2) The hearing of the application, Ihc procedure to be followed al such hearing and the disposal of the application shall be in accordance with such rules as may be proscribed.
 - (3) No Court shall grant an injunctionô
 - (i) to postpone the election ofô
 - (a) a member of a $Gram\ Panchayat$ or an $Anchal\ Panchayai$, or
 - (b) an Adhyaksha, Upadhyaksha, Pradhan, Upa-Pradhan, Vicharak or Prod/tan Vicharak of a Nyaya Pa/ichayar, or
 - (ii) to prohibit a person, declared to have been elected under this Act, from taking part in the proceedings of a Gram Panchayat, Anchal Panchayat or Nyaya Panchayat, as the case may be, of which he has been elected Adhyaksha. Upadhyaksha, Pradhan, Upa-Pradhan, Vicharak, Pradhan Virhnrftk nr a mem hpr' nr

Election (lisp.ni:

The West Bengal Panchayat Act, 1957.

I of 1957.]

(Parr III.—Chapter XII.—Transitory Provisions.—Sections 118, USA.)

(iii) to prohibit the members formally elected or appointed to a *Gram Panchayat, Anchal Panchayat* or *Nyaya Panchayat*, as the case may be, under lliis Act, from entering upon their duties.

Transitory Provisions.

Ben, Act V of 1919. Bihar At! VII onsua. 118- If, on the repeal under section 4, of the Bengal Village Self-Governmem Act, 1919, or the Bihar Panchayat Raj Act, 1947, within any territorial limits, any case or suil pending before any bench, Court or *Gram Cut cherry* constituted under any of those Acts cannot be continued before such bench, Court or *Gram Cutcherry* on account of ils ceasing to have jurisdiction, then such case or suil shall, upon such repeat, stand transferred to the civil or criminal Court of the lowest grade competent to try the same.

Transitory provisions regarding eases and suits.

- ^J1 ISA. (I) Where by reason of an order of a competent court setting aside, or prohibiting the holding of, any election held or to be held under lhe provisions of section 11, section 26 or section 27, or otherwise delaying the constitution of an *Anchal Panchayat*, the first constitution of any *Anchal Panchayat* after its establishment under section 25 cannot be completed within such lime as the prescribed authority considers to be reasonable, the prescribed authority may, with the previous approval or the Slate Government, appoint an Administrator lo exercise or perform, in such manner and subject to such conditions as the prescribed authority may direci, the powers, duties or functions conferred or imposed on such *Anchal Panchayat* by or under the provisions of this Act or any olher Act or any rule made under this Act within the territorial limits of such *Anchal Panchayat*.
- (2) Notwithstanding anything contained in section 4, upon the appointment of an Administrator under sub-section (1) in respect of any *Anchal Panchayat*,—
 - (a) the enactments specified in column 3 of Schedule I shall stand repealed or amended within the territorial limits of such Anchal Panchayat to the extent and in the manner specified in column 4 thereof;

of
Administrator
where lira
constitution
or Andial
Panclaixat
or Gram
Panchaynf
delayed by
order of
Coun.

Section I IS was substituted for the original section by s. 13 of the West Bengal Panchayat (Amendment) Act, 1959 (West Ben. Acl XV of 1959). Section 118A was inserted by s. 2 of the West Bengal Panchayat inn nr .. (Amendment) Acl, $\vdots i \nu f i \ n/n \setminus$

. (b) any *Panchayat* apppjmed under the Village Chaukidari Act, 1870, union committee constituted under the Bengal Local Sdf-Government Act of 1885, union esinblisheci under the Bengal Village Self-Governniem Act, 1919, or *Gram Panchayat* established the Bihar Panchayat Raj Act,

1947, having jurisdiction within the territorial limits of such *Anchal Panchayat* shall cease to function within such limits;

Be 11. Act VI or 1870. Bin, Aci III of 1835. Ben. Act V or 1919. Bihnr Act VII of 19-18.

anc

- (c) all such properties, funds and other assets and all such rights and liabilities of such Panchayat, union committee, union board or Grain Panchayai, as the case may he, as are relaiable to the area wiihin ihe territorial limits of such Anchal Panchayat in accordance with the allocation detennined by the prescribed authority by an order made in this behalf shall, subject to such conditions as the prescribed authority may direct, vest in the AdminisLr.ilor.
- (3) Thi: appointment of any Administrator under sub-section (1) in respect of any *Anchal Panchayat* shall terminate immediately on the complection of the constitution of such *Anchal Panchayat* and the properties, funds, assets, rights and liabilities vested in the Administrator under clause (c) of sub-section (2) shall thereupon stand transferred to and vest in such *Anchal Panchayat*.
- (4) It'ihc first constitution of any *Gram Panchayat* for a *Gram Sabha* comprised in an *Anchal Panchayai* in respect of which an Administrator has been appointed under subsection (1) has not been completed by reason of an order of a competent Court then, during such period as the constitution of such *Grani Panchayat* cannot be completed,ô
 - (a) ihc Administrator appointed under sub-section (1) shall, in such manner and subject Lo such conditions as the prescribed authority may direct, also exercise or perform the powers, duties or functions conferred or imposed on such *Gram Panchayai* by or under the provisions of the Act or any other Act or any rule made under this Act within the area of the *Gram Sabtia* concerned; and
 - (b) the properties to be vested in such *Gram Panchayat* under sec lion 61 shall, subject to such conditions as the prescribed authority may direct, be vested in the Administrator.

Explanation.ô For the purposes of this section, the constitution of an Anchal Panchayat shall be deemed to be completed on the election of ils Pradhan and Upa-Pradhan under section 27, and the constitution of a Grant Panchayat shall be deemed io be completed on ilie election

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board under

(Pari ill,—Chapter XII.—Removal of Difficulty.—Section 119.— Chapter XII!.—Power so make Rules, Section 120.)

Removal oF Difficulty.

119. If in establishing, constituting or in the working of, an *Anchal Panchayat* or a *Gram*Panchayat in any local area, any dispute or difficulty arises in the interpretation of any provision of difficulty. ihis Aci, or any rule made thereunder or nny mailer arising oul of or relating lo such interpretation or any matter not provided in the Aci, (he Slate Government may, by order, decide the same and authorise any matter or thing to be done which appears to it to be necessary for lhe purpose of removing such difficulty, and the decision of lhe Slale Government shall be final.

CHAPTER XIII.

Power to make Rules,

- 120. (1) The Slate Government may, after previous publication, make Rules, 'rules for carrying out the purposes of this Acl.
- (2) In particular and without prejudice to lhe-generality of the foregoing power, such rules may provide for all or any of the following mailers, namely:ô
 - (n) any mailer for which power to make provision is conferred expressly or by implication on the Stale Government by ihis Acl;
 - (b) ihe establishment of any authority under, and the exercise of powers and performance of duties conferred and imposed upon the Stale Government by this Δct:
 - (c) liie establishment of Anchal Panchayats and Grain Panchayats;
 - (d) the records and registers that shall be maintained by an *Ancha! Panchayat*, a *Gram Panchayal* and a *Nyaya Panchayat*;
 - (e) ihe lime or holding meetings of a Gram Sabha referred to in sub-section (4) of sceiion 8, the manner of notifying ihe lime and place of such meetings and of the meetings of an Anchal Panchayat and Gram Panchayat, and the manner of conducting business at such meelijigs, adjournment of meetings and recording lhe minutes of the meeiings;

For the *West*, Bengal *Pa/iclmyai* Rules, 1958, made under this scciion. *see* notification No. 1870 L.S.G/3R-15/57. dated 3.8.56. published in ihe *Calcutta Gazette*. *Extraordimm* of 195B. Part 1. pages 757-K10,

The West Bengal Panchayat Act, 1957.

[West Ben. Act

(Part III.—Chapter XIII.—Power to make Rulei.—Section 120.)

- (f) '[[lie lime and manner of] 'electing members of an Anchal Panchayat, a Gram Panchayat and a Nyaya Panchayat. the deposit to be made by candidates standing for election to ihe Gram Panchayat, the conditions under which such deposits may be forfeited and the disposal of election disputes;
- (g) the manner of recruitment of the staff of *an Anchal Panchayat* and a *Gram Panchayat* and the manner of their dismissal, discharge, removal, superannuation, punishmeni and riglu of appeal;
- (h) the manner of convening a special meeting of an *Anchal Panchayat* or a *Gram Panchayat* for the purpose of removing an *Adhyaksha*. *Upadhyaksha*, *Pradhan* or *Upa-Pradhon*\
- (i) the manner id which and the conditions under which an Anchal Panchayat or a Gram Panchayat is lo function as the agent of the State Government or the District Board;
- (j) the manner in which two or more *Gram Panchayats* may combine to appoint a Joini Committee;
- (k) the forms to be used under this Act;
- (1) liie meihod and time of payment of taxes and oilier dues, the procedure or recover; and the authority whose assistance may be taken by an *Anchal Panchayat* for the recovery of taxes and dues;

*

- (m) the method of crediting the receipts from various sources to the Ancha! Panchayat Fund;
- (II) the manner or crediting the sale proceeds of unclaimed cattle;
- (o) the conditions subject to which an Anchal Panchayal may borrow
- (p) the imposition of taxes, tolls, fees and rales, and the manner of assessment and appeal against assessment;
- (q) ihe Hauling of budgets;
- (r) the keeping of accounts;

¹ These words within the square brackets were substituted for the wards "lhe manner of" by i 14 of the Watt Bental *Panctuiwi* (Amendment) Acl, 1959 (Wesi Ben. Aci XV of 1955).

-For the Wesl Bengal WviUYt Pdiirimyd; Election Rules, t%0, nrailo undiM section 120(1; and t2>(0 of the Acl, *see* notification No. 3222/DP/N-1/60, dated t.l 1.60. published in the *Culcunn Ciazatc. Extraordinary* of J 960, Part), pages 2921-2927,

For lhe We-, I Bengal *Anchal* and *Gram Pr.nci;ny:t* (Account and Audit I Rules, 19 59, made under section [20(I) and (2)(g). (r) and (s) of the Acl, see notification No. 3566/ L S fi/IK-15/57. dined 24A50, published in the *CuScnud Giizate* of 1959. Part]. pages 1651-1656. as subsequently amended amended

(Part III.—Chapter XIII.—Power to make Rules.—Section 120.)

- (s) the audil of accounts and powers of auditors;
- ([) ihc returns and reports to be submitted by an Anchal Panchayai and a Gram Panchayat and a Nyaya Panchayat;
- (u) the strength, salary, nature and the cost of equipment of the *dafadars* and *chowkidars* and all matters relating to their duties, powers and functions and their recruitment, conditions of service, superannuation, discipline, punishment and dismissal;
- (v.) the procedure lo be followed by a *Nyaya Panchayat* in trying suits and eases;
- (w) the particulars to be contained in the order or decree of a *Nyaya Panchayat*;
- (x) the fees to be levied by a *Nyaya Panchayat* for institution of suits and cases, issue of processes and supplying copies of documents and other papers;
- (y) the issue, service or execution of summons, notices and other processes by a *Nyaya Panchayat*;
- (z) the procedure for execution of decrees, orders and sentences passed by a *Nyaya Panchayat*;
 - (zz) any other matter which may be, or is required to be, prescribed.
- (3) All rules made under this Act shall be published in the *Official Gazette*, and shall, unless some later dale is appointed by the State Government, come into force on the dale of such publication.
- (4) All rules made under clauses (J), (g), (0), (0, (p)> (u) and (v) of sub-section (2) shall be laid for not less than fourteen days before the Slate Legislature as soon as possible after they are made, and shall be subject lo such modification as the State Legislature may make during the session in which they arc so laid. Any modification of the said rules made by the State Legislature shall be published in the *Official Gazette*,

and shall, unless some later date is appointed by the State Government, come into force on the date of such publication.

 $(Schedule\ 1. -\!Enactments\ Repealed\ or\ Amended.)\ ;$

SCHEDULE I. Enactments Repealed or Amended.

(Section 4.)

Year.	No.	Short title.	Extent of repeal or amendment.
1	2	3	14
1870	VI	The Village Chaukidtiri Aci, 1870.	whole, except ihc preamble and scclion 1, 48 io 61 (Part II), 66, 67 and 69 and Schedules C and D shall be recalcd.
1871	Ι	The Bengal Village Chaukidari Act, 1871.	whole shall be repealed.
1885	Ι	The Bengal Ferries Act, 1885.	section 35, the following section shall be substituted, namely:ô shall be lawful for ihe State Government to order that any public ferry shall be managed by a local authorily having jurisdiction over the area or any part of the area in which such ferry is situated; and such local authority shall have all the powers vested in the Magistrate of the district under this Act except the powers specified in sections 7, 17 and 32; and thereupon the ferries shall be managed accordingly. State Government may from time lo time vary or annul any order made under ihis section."
1885	m	The Bengal Local Self-Governmeni Aci of 1885.	In scclion 5, for ihe definition of "local authority" ihe following shall be substituted, namely:-ô "local authority" means any district board, local board or joint committee constituted under this Act, or any <i>Anchal Panchayat</i> or <i>Gram Panchayat</i> Act, 1957]. In sub-section (1) of section 7A, in clause (ii), after the words "or as chaukidari lax, or" ihe words "as rales or lax under [the West Bengal <i>Panchayat</i> Aci, 1957], or".

These words within ihc square brackets were sobslituied for ihe words "The West Bengal Pitiiciitixtii Aci, 1956" by

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The West Bengal Panchayat Act, 1957.

I of 1957.]

Year.	No.	Short title.	Extent of repeal or amendment.
1	2	3	4
1885	mô con til.	The Bengal Local Governmenl Act of contd.	Self-In sections 18 and 18A, for the words "local board or union 18S5—committee" lhe words "or local board" shall be substituted. Section 36 and lhe whole or Chapter It of Pari I (sections 3 to 44) shall be repealed.
			For sub-clause (d) of clause <i>Fifthly</i> of section 53, the following shall be substituted, namely:ô
			ny sums assigned by the district board to a local board or an <i>Anchal Panchayat</i> constituted under ¹ [lhe West Beng <i>Panchayat</i> Act, 1957J".
			The whole of Chapter III of Part II (sections 56 lo 58) shall leepealed.
			In section 73, the following words and figures shall lomitted, namely:-ô
			"but subject to the provisions of Chapter III of Pari III thereof."
			In section 89, the following words shall be inserted ai ll beginning of the section, namely:ô
			"Subject lo the provisions of '[the West Bengal Panchayat Aci, 1957,]".
			The whole of Chapter III of Part III (sections 104 lo 11 shall be repealed.
			In section 130, the following shall be omitted, namely:ô
			the first paragraph, the following:ô "in respect of a unic committee, by ihe district board or the local board to which the committee may have been declared, by an order und section 119, to be, for the purposes of this section subordinate, and";

[West Ben. Act

Year,	No.	Short title.	Extent of repeal'or amendment.
I	2	3	4
1885	IIIô	The Bengal Local Self-	(ii) the whole of the second and third
	could.	Govern ment Act of 1885—ront/l	paragraphs, namely:ô
		1003 1011/1	"When a local board makes any order under
			this section, it shall forthwith submit io ih district board copy of the order, with statement of its reasons for making it, an with any explanation which the union
			committee concerned may wish to offe
			The district board may thereupon confirm modify or rescind the order"; and
			(jii) in the penultimate paragraph, the words of
			union committee".
			11. In section 131, the words "or union committee
			occurring in two places, shall be omitted.
			12. In section 132, the following shall be omittee
			namely:ô
			(i) in the first paragraph, the words "or unic
			committee", in the four places when
			they occur.
			(ii) in the second paragraph, the words "or
			committee".
			13. Section 133 shall be repealed.
			14. In section 138,ô
			(1) the following shall be omitted, namely:ô
			(i) in the first paragraph, the words "or
			union commiucc";
			(ii) clauses (q) and (ql); and
			(iii) the whole of the last paragraph;
			(2) in clause (t) for the words "district hoard local boards and union committees" the
			words "disirici boards or local boards"sha

The West Bengal Panchayat Act, 1957.

I of 1957,]

Year,

(Schedule I.—Enactments Repealed or Amended.)

Short title. Extent of repeal or amendment.

1885 Eicon The Bengal Local cM. Self-Go veminent Aciof 1885ô concld.

No.

- 15. In section 142, for the words "local board or union committee" the words "or local board" and for the words "union committee, local board or district board" the words "district board or local board" shall be substituted. In section 144, for the words "local authority"
- **16.** wherever they occur, the words "district board or local board" shall be substituted.
- 17. In section 145, for the words "Every local authority" the words 'The district board", and for the words "the district or union funds respectively", the words "the district fund," shall be substituted.
- 18. In section 146, in the first paragraph, the words "or union committee" and, in the two places where they occur, the words "or committee" shall be repealed and the word "or" shall be inserted after the words "district board".

The whole shall be repealed.

1919 The Bengal Village

Sclf-Government Act, 1919. . The Bengal

Education Act, 1930.

'19.10 **vn** (Rural) Primary

Primary 1. In section 2,ô

(1) before clause (1) the following clause shall beinseried, namely:ô '(al) "Anchal Panchayat" means

> an Anchal Panchayat constituted under the West Bengal

Panchayat Acl, 1957;';
(2) after clause (9), the following clause shall be inserted, namely:ô '(9a) "Gram

Panchayat" means
a Gram Panchayat constituted
under the West Bengal
Panchayat Acl, 1957;';

West Ben, Act I of 1957.

The crimes relating lo "The Bengal (Rural) Primary Education Aci, W)30, lhe entries under the headings "Cooeh Betiar Act.". "Bihar Act" and "Central Acl" were inserted by s. ihe West Bengal Panchayat t ampnrrmpnh art 19sq an $vvnmow^{\wedge}$

71

u l,v, '^^vv^''

The West Bengal Panchayat Ac!, 1957.

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[West Ben. Act

(Schedule /.—Enactments Repealed or Amended.)

Short title. Year. No.

Extent of repeal or amendment.

1930 VIIô The Bengal (Rural) CO! I tel.

Primary Education Act. 1930ô contd.

- (3) in clause (16), for the words "or a Panchayat" the words ", a Panchayat, a Gram Panchayai or an Anchal Panchayat" shall be substituted.
- 2. In clause (g) of section 6, for the words "and Panchayats within the subdivision" the words ", Panchayats and Anchal Panchayats wiihin the subdivision" shall be substituted.
- 3. In section 7, Tor the words "and Panchayats", in the two places where they occur, the words ", Panchayats and Anchal Panchayats" $sba\$ I be subsii Luted.
- 4. In scclion 23ô -
 - (1) in sub-section (1),—
 - (i) in clause (c), for ihe words "or Panchayat" the words

Panchayai or GramPanchayat" shall be substituted;

- (ii) in clause (f), for ihe words "and Panchayats" the words ", Panchayats, Grain Panchayats and Anchal Panchayats" shall be substituted;
- (2) in sub-section (2), for the words "or Panchayar" the words Panchayat or Gram Panchayat" shall be substituted.
- 5. For section 34, the following section shall be substituted:ô
- 34, (1) The District Magistrate or one of his subordinate officers shall from timelotimeexarnineihciissessnicnt list prepared under scclion 16 of the Village Chaukidari Act, 1870, and fshall rnnsiHpr ihp aci; Pigment made

"Tax for primary education.

Ben. Aci VI of 1870,

The IVes/ Bengal Panchayal Act, J 957.

73

1 of J 957,]

(Schedule I.—Enactments Repealed or Amended.)

No. Short title.

Extent of repeal or amendment.

1930 VII could.

Year.

'flie Bengal (Rural)
Primaiy Education
Acl, 1930ô contd.

under section 38 of the Bengal Village Self-Govern men i Act, 1919, and under clause (a) of subsection (1) ofsection 57 of lhe West Bengal *Panchayal* Act. 1957, and, after such inquiry as he considers necessary, shall prepare a list of all person assessed to pay lhe chaukidari rate or the union rate or lhe *Panchayat* lax, as the case may be, who, in his opinion have been so assessed wholly or in part in respect of their circumstances arisingout of their trade, profession, employment, vocation or calling.

- (2) The District Magistrate shall assess a tax on each of such persons nol exceeding one hundred rupees *per annum*.
- (3) The amount of lax so assessed shall be communicated to the Union Board, Panchayat or Anchal Panchayal concerned, and the UmonBoaid, Panchayat or Anchal Panchayat shall collect and shall have power lo collect the lax in lhe same manner as the union rate or Ihcchaukidari ratcor the Panchayat tax:

 Provided that the period within which

Provided that lhe period within which the tax may be collected shall be three years from lhe dale on which lhe tax becomes due,

- (4) 'Any arroar of lhe said tax may be recovered by any process
 . enforceable for lhe recovery of an arroar of union rale or chaukidari rale or *Panchayat*
- (5) The Union Board, Panchayat or Anchal Panchayat shall remil lhe amount of lax realised under this section to lhe District Magistrate after deduciing tender cent, thereof to defray the cost of collection:

Ben. Act V of 1919.

W<K>I Ben. Act t of 19.17. Year. No.

VII—

could.

1930

Shon Lille.

(Schedule I.—Enactments Repealed or Amended.) Exicm of repeal or amentlment.

The Bengal (Rural) Primary Education AcL, 1930ô could.

Provided thai the Union Board, Panchayai or

AnchalPanchayai

shall inaddiUon be entitled lo claim and retain len per cent, of Ihe total collection made by it during any

financial year out or ihe laxes assessed under sub-seciion (2) for lhat financial year, if such ion!

collection amounts toalleast eighty per cent, of the aggregate or ihe taxes assessed for lhat financial year under lhal sub-section, (6) The proceeds of ihc said lax

in each disirici shall be paid DistriclMagislr atcintolhcDisiri Primary ci Educatioon Fund of such

Explanation.ô In ihis section

district.

- "Panchayat tax" meansô (a) the lax assessed under clause (a) of sub-section (J) of section 57 of the West Bengal Panchayat Aci, 1957, or
- (b) until any lax is so assessed, the chaukidari rale or the union rale assessed under ihc Village Chaukidari Act, 1870, or the Bengal Village Self-Government Act, 1919, and continuing in force under the proviso to sub-section (1) of section 4 of the Wesl Bengal Panchayat Act, 1957.".

In the heading of Chapter VIII, for the words "and Panchayats" the words Panchayats, Gram Panchayats and Anchal Panchayats" shall be substituted. In section 51, For ihe words "or Panchayats", in the two places where they occur, ihe words Panchayats, Gram Panchayats or Anchal Panchayats" shall be substituted.

> West Ben. Aci 1 of 1957.

Ben. Act VI or 1870. Ben, Aci V of 1919.

I of 1957.]

(Schedule /.—Enactments Repealed or Amended.)

ear.	No.	Short liile.	Extent of repeal or amendment.
1	2	3	4
930 VI	IIô	The Bengal (Rural)	8. In scciion 53ô
coi	ntd.	Primary Education	(1) after the words "Bengal Village
		Act, 1930ô contd.	Self-Government Acl, 1919" the words "or in sub-section (4) of section 11 or section 30 of the West Bengal <i>Panchayat</i> Acl, 1957" shall
			be inserted; (2) after the words "every Union
			Board", the words ", Gram Panchayat or Anchal Panchayal" shall be inserted.
			9. In sections 56, 60. 60A and 61, for the
			words "or <i>Panchayat"</i> , wherever they occur, lhe words <i>Panchayat or Gram Panchayal"</i> shall be substituted.
			10. In sub-section (2) of section 66,ô
			(a) in clause *(1), after the words "the Union Board" Lhe words Gram Panchayat or Anchal Pa/ichayaT shall be inserted; (b) in clause (z5), for the words "and Panchayats" the words Panchayats, Gram Panchayats and Anchal Panchayats" shall be substituted.
		Cooeh Beliar Act.	
693	III	Cooeh Bchar Village Chowkidary Acl, 1893,	The whole shall be repealed.
948 V	'II	Bihar Acl. The Bihar Panchayat Raj Act. 1947.	The whole shall be repealed.

5Substiluted for the words "Upadhyaksha" by s. 2(10)(-)(»). ibid.

Year.

1871

(Schedule /,—Enactments Repealed or Amended.)
No. Short title. Extent of repeal or amendment.

In section 32 as substituted by section 3 of the Cattle-trespass (Bengal Amendment) Act, 1947 (Ben. Act IV of 1947),ô

- (1) In sub-section (1),ô
 - (a) after the figure "1919" ihe following words shall be inserted, namely:ô
 "or '[a *Pradhan* of an *Anchal Panchayat*] constituted under the West Bengal *Panchayat* Act, 1957,";
 - (b) after the words "Union Board" the words "or ²[A]ichal Panchayat]" shall be inserted;
 - (c) in the proviso,ô
 - (i) for (he words "orPresidenl", in the two places where they occur, the words President or \Pradhan\]" shall be substituted;
 - (ii) after the words "Union Board", the words "or the ^[Upa-Pradhan of such Anchal Panchayat]" shall be inserted;
- (2) in sub-section (2),ô
 - (a) for the words "or President" the words President or ⁵[Pradhan]" shall be substituted:
 - (b) for ihc words "or Vice-President" the words "_T Vice-President or ⁶[Upa-Pradhan]" shall be substituted;
 - (c) for Ihe words "or the President", the words the President or the ⁷[Pradhan]" shall be substituted.

Central Act..

The Cattle-trespass
Act, 1871.

West Ben. Act 1 of 1919. The West Bengal Panchayal Acl, 1957,

77

I of 1957.]

(iSchedule II.—Offence to be reported by a Chowkidar and a Dafadar.ô Schedule III.—Offences triable by a Naya Panchayat.)

SCHEDULE II.

Offence to be reported by a chowkidar and a dafadar.

(,See scciion 53.)

Murder, culpable homicide, rape (when the offender is noil he husband of the woman raped), dacoity, robbery, iheft, mischief by fire, housebreaking, counterfeiting currency notes, coins or stamps, possessing instruments or materials for the purposes of such counterfeiting, causing grievous hurt, riot, administering stupedfying drugs, kidnapping,

personating public servants, manufacturing, selling or possessing arms without a license and going armed without a license, and all attempts,

preparations and conspiracies lo commit, and abelments of, the said often ccs.

SCHEDULE III.

Offences Triable by a Nyaya Panchayat.

[See sections 70 and 71.)

Part A.

I of IS7I. 1. Offences under sections 26 and 27 of the Cattle-trespass Act,

ACT XLV or 2. Offences under enactments (other than the Indian Penal Code

and this Act) or any rules or by-laws made thereunder which arc punishable with fine only up to a limit of twenty-five rupees.

VoMSfii. 3. Offences under section 34 of the Police Acl, 1861.

Ben. Aci I 4. Offer uflSSS. sections 28 and 30. 4. Offences under the Bengal Ferries Aci, 1885, except those under

> 5. Offences under the following sections of the Indian Penal Code, namely;ô sections $160,\!269,\!277,\!289,\!290,\!294,\!323,\!334,\!341,\!352,\!358,$

 $426,\,447$, $448,\,504$ and 510 and when the value of the property in the opinion of the Nyaya Panchayal is not over twenty rupees, sections 379 and 411.

Pan B,

Offences under the following sections of the Indian Penal Code, namely:ô sections 283,428,430,431, 506 and 509; and when the value of the properly in the opinion of the Magistrate is not over twenty rupees, .

section 403.

"Substituted for [he words "mi Adhyaksha of a Gram Panchayu!" by s. 2{10)(IKi) of ihc West Bengal i'ondiayat and Zilla Parts/tads (Amendment) Aci. J%5 (Wcsl Ben. Aci XXVU af 19(55).

Substituted for lie words "mi Adhyaksha of a Gram Panchayu!" by s. 2 [10](1K: Substituted Tor ihe words "Gram Panchayat' by s. 2 [10](1J(ii), ihtil.

Substiluted for the words "4dhyaksha" by s. 2 [10](1](i ii) (a),

Substiluted for the words "Upadhyaksha of such Gram Panchayat" by s. 2(10)(
Substituted for the words "Adhyaksha" by s. 2(10)[2)(i), ibid.

ibid.