THE VILLAGE ACT (1907)

BURMA ACT VI 1907
1st JANUARY 1908

PRELIMINARY

1-2. * * * *

3. This Act shall take effect notwithstanding anything in any enactment for the time being in force-

4. In this Act, unless there is anything repugnant in the subject or context, -

(1) "headman" means the person appointed to be the headman of a village-tract under section 5;

(2) "rule" means a rule made by the President of the Union under this Act;

(3) stolen property" has the meaning assigned to that term by section 410 of the Penal Code;

(4) "Subdivisional Officer" means the officer in charge of a sub division of a district as constituted for revenue and general purposes;

(5) "Township Officer" means the officer in charge of a township as constituted for revenue and general purposes;
(6) "town" means a local area appropriated to dwelling places not included within the limits of a town;

(7) "village" means an area appropriated to dwelling places not included within the limits of a town;

(8) "village-tract" means the local are under the jurisdiction of a headman, including a village or group of villages and adjacent lands; and

(9) "village committee" means the village committee established for a village-tract under section 5A.

5. (1) The Deputy Commissioner may declare that any local area shall be a village tract and, when necessary, may determine the limits of any village tract.

(2) The village headman of every village tract shall be appointed by the Deputy Commissioner after he has ascertained the wishes of the villagers by means of an election, provided that the Deputy Commissioner may reject the application of any of the candidates by reason of his character or residence of any of the physical or mental disqualifications, or of being below 21 years or above 55 years of age. The Deputy Commissioner may overrule the result of an election by the villagers -

(a) if the candidate so elected owed his election to the exercise of undue influence or to intimidation; or

(b) if the candidate so elected cannot furnish such security as is or may be prescribed in this behalf-

(c) * * * *
(3) (a) The village headman so appointed shall hold office for a period of five years, but shall be eligible for re-election.

(b) Notwithstanding anything contained in any other law, the Deputy Commissioner, may, in the case of any village headman appointed in his jurisdiction prior to the commencement of the Village (Amendment) Act, 1947, by three months' notice in writing to the headman concerned, terminate the appointment of such headman with effect from the date to be mentioned in the notice.

(4) The Deputy Commissioner or a Sub-divisional or Township Officer, empowered by the Deputy Commissioner in this behalf, may appoint a rural policeman or more than one such policeman in any rural village-tract.

5A. (1) For every village-tract there shall be constituted a village committee for the purpose of exercising such powers as are or may be conferred upon the village committee under this Act or any other law, and for of advising the headman in matters concerning the general welfare of the village-tract; provided that the President of the Union may by notification exclude any village-tract from the operation of this section, in which case all the provisions of this Act relating to village committees shall, where the context so permits, be deemed to apply to the headman.

(2) The headman shall be a member and the chairman of the village committee.

(3) (a) The remaining members of the village committee shall not be less than four persons or more than eight persons to be elected by the residents of the village-tract in accordance with such rules as may be made in this behalf. The tenure of office of such village committee shall be five years, to be reckoned from the earliest date of appointment of any of its members other than the Chairman.

(b) Where any person is appointed to be a member of the village committee in the place of any member who has resigned or died, or has vacated the office of member of the village committee before the expiration of the said period of five years, such succeeding member, shall hold office only for the unexpired period of the life of the village committee;
Provided that a member of the village committee shall be deemed to have resigned his office if the Deputy Commissioner, by order made on sufficient grounds, declares that the continuance in office of such member is contrary to the interests of the residents of the village-tract.

(c) Notwithstanding anything contained in any other law, the Deputy Commissioner may, in the case of members of a village committee appointed in his jurisdiction prior to the commencement of the Village (Amendment) Act, 1947, by one month’s notice in writing to the members concerned, terminate the appointment of such members with effect from the date to be mentioned in the notice; and every member, whose appointment is so terminated, shall be eligible for election under the rules made under this section.

DUTIES AND POWERS OF VILLAGE COMMITTEES, HEADMEN AND RURAL POLICEMAN

6. (1) The Commissioner may, by notification, invest any village committee with the powers of a civil Court for the trial of suits between persons of whom both or all, as the case may be, reside within the village-tract, and may; by general or special notification, specify the classes, and the value not exceeding fifty rupees, of the suits which such village committee may try.

(2) In any suit tried in exercise of powers conferred under sub-section (1), the decision of the village committee shall, subject to revision by the Township Judge in whose civil jurisdiction such suit was tried, be final.

(3) Notwithstanding anything in the Code of Civil Procedure, a person shall not be bound to institute a suit in the Court of a village committee.

(4) A fee shall be paid to the headman on the institution of a suit in the Court of a village committee at the following rate:-
One anna in the rupee on the value of the suit with a minimum fee of one rupee, or two rupees if the suit is a matrimonial suit or otherwise not capable of valuation.

7. (1) Every headman shall forthwith communicate to the nearest Magistrate or the officer in charge of the nearest police station or any other officer of the Government, or an officer of the army, naval or air forces serving, in the Union of Burma any information which he may obtain respecting--

(a) the permanent or temporary (residence) of any notorious receiver or vendor of stolen property in his village-tract;

(b) the resort to any place within, or the passage through, his village-tract of any person whom he knows, or reasonably suspects, to be a dacoit, robber, escaped convict, proclaimed offender or as deserter from any armed force whether of the Government or of any other Power;

(c) the commission of, or attempt or intention to commit, any of the following offences within his village-tract, namely:

(i) murder;

(ii) culpable homicide not amounting to murder;

(iii) dacoity;

(iv) robbery;

(v) offence against the Arms Act; or
(vi) any other offence respecting which the Deputy Commissioner, by general or special order
made with the previous sanction of the Commissioner, directs him to communicate information;

(d) the occurrence in his village-tract of any sudden or unnatural death or of any death under
suspicious circumstances or the outbreak of any epidemic disease among human beings or cattle;

(e) the destruction of or damage to or any attempt to cause such destruction or damage to any
Government property including telecommunication lines, roads, bridges or railway lines;

(f) the presence in his village-tract of any person in possession of unlicensed arms or ammunition
or the existence within his village-tract of any unlicensed arms or ammunition;

(g) any matter likely to affect the maintenance of law and order or the prevention of crime or the
safety of person or property respecting which the Deputy Commissioner, by general or special
order, has directed him to communicate information

(2) Section 45 of the Code of Criminal Procedure shall not apply to the areas in which this Act is
in force.

8. (1) Every headman shall be bound to perform the following public duties, namely:-

(a) to investigate every offence respecting which he is required by section 7C to communicate
information;

(b) to search for and arrest any person whom he has reason to believe to have been concerned in
the commission or attempted commission of any such offence, and to recover, if possible, any
property taken by any such person;
(c) to arrest any person found lurking within the limits of the village-tract who cannot give a satisfactory account of himself;

(d) to forward, as soon as may be, to the nearest police-station any person arrested, by him or made over to his custody, together with any weapon or other article likely to be useful as evidence;

(e) to resist any unlawful attack made upon any village within the village-tract;

(f) to take such measures and to execute such works for the protection of the villages within his tract and for keeping open the communications between them and for the, maintenance of the water supply as the Deputy Commissioner or Subdivisional Officer may direct;

(g) to collect and furnish, upon receipt of payment for the same at such rates as the Deputy Commissioner may fix, guides, messengers, porters, supplies of food, carriage and means of transport for any troops or police posted in or near or marching through the village-tract or for any servant of the Government travelling on duty provided that no headman shall requisition for personal service any resident of such village-tract who is not of the labouring class and accustomed to do such work as may be required;

(h) ***

(i) to collect or aid in collecting revenue and other money due to the State from residents of the village-tract or persons holding land therein;

(j) if so ordered, and in accordance with such rules as may be made in this behalf, to register all births and deaths which take place within the village-tract, and any other vital statistics which may be prescribed by such rules;
(k) to superintend and control and to take such measures as may be prescribed in any rules made in this behalf for-

firstly, - the prevention of public nuisances;

secondly, - the cure or prevention of the spreading of any contagious or infectious disease among human beings or domestic animals of any kind;

thirdly, - the prevention and extinction of fires;

fourthly, - the general sanitation of the village-tract;

fifthly, - the regulation of the slaughter of horned cattle, ponies, sheep, goats and swine and the sale of the flesh thereof;

(l) to supply to the best of his ability any local information which [any Magistrate, police-officer or any other officer of the Government of any officer of the army, naval or air forces serving in the Union of Burma] may require;

(m) to disarm any person found in possession of any weapon of the kind mentioned in section 21A while proceeding to, returning from or being present at a pwe held in the headman's village-tract;

(n) generally to assist all officers of the Government in the execution of their public duties; and

(o) generally to adopt such measures and do such acts as the exigency of the village may require.
(2) Every rural policeman shall be bound to perform such public duties similar to those imposed on a headman by sub-section (1) as may be imposed upon him by rules made in this behalf.

(3) Every headman shall have power to arrest any person who commits an offence punishable under section 510 of the Penal Code.

9. (1) If any of the offences mentioned in the next following sub-section is committed in a village-tract, the village committee may, on complaint made to the headman, take cognizance of it and try any person accused thereof.

(2) The offences referred to in sub-section (1) are the following, namely:-

(a) assault;

(b) theft when the value of the property stolen does not exceed five rupees);

(c) mischief when the mischief causes damage to an amount not exceeding five rupees;

(d) criminal trespass;

(e) any other offence which the President of the Union may, by notification, declare to be triable by a village committee under sub-section (1).

(3) If the accused is convicted, he may be sentenced to fine not exceeding five rupees or, if the offence was theft or mischief twice the value of the property stolen or twice the amount of the damage caused, as the case may be; or to confinement for a term not exceeding twenty-four hours in such place as the Deputy Commissioner may appoint in this behalf, or to both.
(4) A village committee specially empowered by the Commissioner in this behalf may, on complaint, try any person accused of theft or mischief when the value of the property stolen or the amount of the damage caused does not exceed fifty rupees, and may in any case so triable sentence the accused on conviction, to fine not exceeding fifty rupees, or to confinement for a term not exceeding fifteen days in such place as the Deputy Commissioner may appoint in this behalf; or to both.

(5) Proceedings under this section shall be held in the presence of the complainant and the accused.

(6) The offence out of which the proceedings have arisen may be compounded at any time before the village committee pronounces its decision.

(7) The proceedings need not be reduced to writing, but such record shall be kept of the cases decided as the Deputy Commissioner directs.

(8) The whole or any part of any fine imposed for an offence referred to in this section may be awarded as compensation to any person injured by the offence.

(9) A fee of one rupee may be levied on a complainant under sub-section (1) and of two rupees on a complaint under sub-section (1), but no other fees shall be leviable in any case under this section.

(10) If the accused is convicted, the amount of any fee paid in respect of the complaint shall be recovered from him as if it were a fine imposed under this Act and to be repaid to the complainant.

(11) Nothing contained in this section shall enable a village committee to try and person who is accused of an offence punishable under Chapter XII of Chapter XVII of the Penal Code with imprisonment for a term of three years or upwards and who has been previously convicted of any offence punishable under either of those Chapters with imprisonment for a term of three years or upwards.
10. If a headman or a rural policeman neglects to perform any of the public duties imposed upon him by this Act or any rule thereunder, or abuses any of the powers conferred upon him by this Act or any such rule, he shall be liable, by order of the Deputy Commissioner to pay a fine not exceeding fifty rupees.

GENERAL DUTIES OF VILLAGERS

11. Every person residing in a village-tract shall be bound to perform the following public duties, namely:–

(a) to communicate forthwith to the headman any information which he may obtain respecting the commission of, or attempt or intention to commit within the village-tract, any offence with respect to which the headman is required by section 7 to communicate information;

(b) to resist any unlawful attack made upon any village within the village-tract;

(c) to take such measures as may be prescribed in any rules made in o this behalf for-

(i) the registration of births, deaths and vital statistics;

(ii) the prevention of public nuisances;

(iii), the cure or prevention of the spreading of any contagious or infectious disease among human beings or domestic animals of any kind;

(iv) the prevention and extinction of fires;
(v) the general sanitation of the village-tract; and

(vi) on the requisition of the headman or a rural policeman to assist him in the execution of his duties prescribed in sections 7 and 8 of the Act and the rules made under the Act.

Explanation - A requisition under clause (d) may be either general or addressed to an individual.

12. If any person residing in a village-tract refuses or neglects to perform any of the public duties imposed upon him by this Act or by any rule thereunder, he shall, in the absence of reasonable excuse, the burden of proving which shall lie upon him, be liable -

(i) by order of the headman, to fine not exceeding five rupees, or

(ii) by order of the village committee, on the case being referred to it by the headman, to fine not exceeding ten rupees, or to confinement for a term not exceeding forty-eight hours in such place as the Deputy Commissioner may appoint in this behalf or to both, or

(iii) on conviction by a Magistrate, to fine not exceeding fifty rupees, or to imprisonment for a term not exceeding one month, or to both.

13. The Deputy Commissioner may, with the sanction of the Commissioner, impose fines on all or any residents of a village-tract if after enquiry he has found -

(a) that they or any of them have failed to resist an attack on the village or to take all reasonable means to prevent the escape of any criminal;
(b) that they have suppressed or combine to suppress evidence in any criminal case;

and may, with the like sanction, order the whole or any part of the fines recovered to be applied in compensation for the injury, damage or loss to person or property cause by such attack or by the offence of which the criminal is accused.

14. * * * *

PROVISIONS RESPECTING RESIDENCE IN VILLAGE-TRACTS AND ERECTION OF HOUSES

15. (1)i If any person comes into a village-tract of which he is not a resident, he or the person, if any, in whose house he is living shall, within four hours of his arrival, report to the headman or in the village where the headman does not reside to the ywagaung or ten-house gaung his arrival, his name and occupation, and the name of the place where he last resided.

(2) The departure from the village-tract of a person whose arrival has been reported under sub-section (1) shall also be reported by the person, if any, in whose house he has been living.

16. (1) Whoever contravenes the provisions of section 15 shall be punishable, on conviction by a Magistrate, with fine which may extend to fifty rupees or with simple imprisonment for a term which may extend to fifteen days, or with both.

(2) Where no prosecution has been instituted before a Magistrate for the offence under sub-section (1), the headman of a village-tract in which a person contravenes the provisions of section 15 may, within eight days from the date of the commission of such offence, upon information received from any person or upon his own knowledge or suspicion that such offence has been committed, send up such person for trial, by the village committee which shall, if it convicts the accused for such offence, sentence him to fine not exceeding five rupees, or to
confinement for a term not exceeding twenty-four hours in such place as the Deputy Commissioner may appoint in this behalf, or to both.

(3) Proceedings before a village committee under sub-section (2) shall be held in the presence of the accused. Such proceedings need not be reduced to writing, but such record shall be kept of the cases decided as the Deputy Commissioner directs.

17. A person who is not a resident of a village-tract shall not build any house, hut or enclosure, or take up his residence in the village-tract without the permission of the village committee.

18. (1) No person shall, without the permission of the Deputy Commissioner, establish a new village or group of houses; and no person shall build or occupy a house on land which was not within a village on the 1st January, 1908 until it has been appropriated to dwelling places with the permission of the Deputy Commissioner.

(2) Nothing contained in this section shall be deemed to require a cultivator or fisherman, or other person whose vocation during a season of the year is carries on at a distance from a village, to obtain the permission of the Deputy Commissioner to build a house on the locality where his vocation is carried on, or to occupy it for the season of the year during which, having regard to the custom of his vocation, it is necessary that he should reside in such locality.

19. (1) Whoever contravenes the provisions of section 17 or section 18 shall be punishable, on conviction by a Magistrate, with fine which may extend to fifty rupees, or with imprisonment for a term which may extend to fifteen days, or with both.

(2) When a person has been convicted under this section, the Deputy Commissioner may issues an order requiring him and any other person (if any) occupying the houses and land in respect of which he was convicted to quit the same and to remove therefrom all property other than State property within a specified time.

A copy of such order shall be posted up in some conspicuous position on the land or upon a building thereon.
(3) If after the time specified in the order and person remains upon or in occupation of the land, the Deputy Commissioner may, by warrant under his hand, cause such person to be arrested and may commit him to imprisonment in the civil jail of such period, not exceeding thirty days, as he may consider necessary for the purpose of preventing resistance or obstruction to his order.

(4) If any property other than State property remains on the land after the time specified in the order, the Deputy Commissioner may cause the same to be removed and sold for the purpose of defraying the cost of its removal, custody and sale; and thereupon the surplus proceeds of the sale (if any) shall be paid to the owner of the property.

(5) Nothing shall be deemed to be State property within the meaning of this section merely by reason of its having been put into or affixed to the soil.

20. (1) When the Deputy Commissioner has reason to believe, on the report of a headman or otherwise, that a person residing in any place is harbouring, aiding or abetting, he may require that person to leave that place and to reside in such other place as the Deputy Commissioner may direct.

(2) Whoever disobeys a requisition under sub-section (1) shall be punishable, on conviction by a Magistrate, with fine which may extend to five hundred rupees, or with imprisonment for a term which may extend to six months, or with both.

PAWN SHOPS

20A. (1) No person shall keep a pawn-shop or carry on the business of a pawn-broker except under and in accordance with rules made by the President of the Union in this behalf.

(2) The President of the Union may make rules -
(a) regulating pawn-shops and rendering licences necessary for pawn-brokers;

(b) prescribing the form of such licences and the conditions subject to which they shall be granted and may be revoked;

(c) providing for the sale, issue, production and return of licences; and

(d) generally for carrying into effect the objects of this section.

(3) The President of the Union may, by rule under this section, attach to the breach of any rule thereunder any punishment which may extend for a first offence to a fine of one hundred rupees, and for each subsequent offence to imprisonment for one month, or to a fine of two hundred rupees, or both:

Provided that this section shall apply only to such villagers as the Deputy Commissioner may direct and shall not apply to any area notified under section 246 of the Municipal Act.

PWES

21. Whoever -

(a) holds a pwe in any village-tract, without a licence granted by the Deputy Commissioner or by an officer or other person appointed by the Deputy Commissioner in this behalf, or

(b) promoted the holding of a pwe held without such licence, or
(c) takes part in or in any manner assists the race, performance or other entertainment (if any) constituting a pwe held without licence, or takes part in or in any manner assists the arrangement or management of a pwe held without such licence, or

(d) being present thereat, permits the holding of a pwe without such license on any land or premises under his control,

shall be punishable, on conviction by a Magistrate, with imprisonment for a term which may extend to three months, or with fine which may extend to five hundred rupees, or with both.

(2) No fee shall be paid on the application for, or on the issue of, the licence required by sub-section (1).

(3) For the purpose of this Act "pwe" ordinarily means a puppet show or other theatrical or dramatic performance, or a native cart, pony, boat or other like race, held for public entertainment, whether on public or private property;

and, in respect of any local area, also includes public entertainment or assemblies of any such class as the President of the Union may by notification declare to be pwes for the purposes of this Act when held in such local area.

21A. (1) No person being present at a pwe shall have in his possession a da of a kind exempted from the provisions of the Arms Act, knife, bludgeon, loaded stick, hunting-crop or any other instrument which the Deputy Commissioner may declare for the purpose of this section to be an offensive weapon.

(2) Every person proceeding to, returning from, or being present at, a pwe and having in his possession any such weapon shall upon demand deliver up the same to the headman of the village-tract in which the pwe is being held or to any rural policeman in such village=tract or to any person employed by the said headman to assist him in keeping order at the pwe or to any police-officer within the said village-tract; and every weapon delivered up in accordance with the provisions of this sub-section shall be made over to the headman as soon as possible;
Provided that any weapon delivered up in accordance with the provisions of this sub-section may at any time be returned to the owner at the discretion of the headman.

(3) Whoever contravenes the provisions of this section shall be punishable, on conviction by a Magistrate, with fine which may extend to fifty rupees, or with imprisonment for a term which may extend to fifteen days, or with both.

(4) The headman may within eight days from the commission of an offence under this section at his discretion either report the matter to the nearest Magistrate or try the accused himself, and upon conviction sentence him to a fine not exceeding five rupees or to confinement for a term not exceeding twenty-four hours in such place as the Deputy Commissioner may appoint in this behalf, or to both.

(5) Proceedings before a headman shall be held in the presence of the accused and such record shall be kept thereof as the Deputy Commissioner directs.

(6) When any person is convicted of an offence under sub-section (3) or sub-section (4) the instrument in respect of which he has been convicted shall be liable to be confiscated;

(7) This section shall not apply to any person exempted under the provisions of section 27 of the Arms Act or to any person employed by a headman to assist him in keeping order as a pwe or exempted by special or general order of the Deputy Commissioner.

SUPPLEMENTAL PROVISIONS

22. (1) A fine imposed under this Act may be recovered as if it were an arrear of land-revenue.

(2) * * *
23. (1) An appeal shall lie to the Commissioner from an order passed by the Deputy-
Commissioner under the provisions of sub-section (2) of section 5, and except as provided
herein, no appeal shall lie from any order made under this Act.

(2) But the Deputy Commissioner may revise any such order made by any authority subordinate
to him; the Commissioner may revise any such order made by the Deputy Commissioner; and
the President of the Union may revise any order made by the Deputy Commissioner or
Commissioner.

(3) Save as provided by this section, an order made under this Act shall be final, and shall not be liable to be contested by suit or otherwise.

(4) The word order in this section does not include a decision of a village committee in a suit tried in exercise of powers conferred under section 6, sub-section (1)

24. The President of the Union may authorize any Settlement Officer, Assistant Commissioner,
Extra Assistant Commissioner, Subdivisional Officer, or any Forest Officer, as defined in section
3 (5) of the Forest Act, above the rank of Assistant Conservator to exercise all or any of the
powers of the Deputy Commissioner, and any Forest Officer above the rank of Forest Ranger to exercise all or any of the powers of a Subdivisional or of a Township Officer under this Act in any district or part of a district.

25. (1) The enoluments of a headman or rural policeman shall not be liable to attachment in execution of a decree or order of any civil Court.

(2) An assignment of or charge on or an agreement to assign or charge, any such enoluments shall be void.

(3) Where the enoluments of a headman consist wholly or in part of a grant of land, the title to the grant shall pass with the office of headman, and the Deputy Commissioner may, upon such
terms, if any, as to compensation for improvements or otherwise as he thinks fit, enforce the surrender of the land to the person for the time being holding that office.

(2) An assignment of or charge on, or an agreement to, assign or charge, any such emoluments shall be void.

(3) Where the emoluments of a headman consist wholly or in part of a grant of land, the title to the grant shall pass with the office of headman, and the Deputy Commissioner may, upon such terms, if any, as to compensation for improvements or otherwise as he thinks fit, enforce the surrender of the land to the person for the time being holding that office.

(4) In enforcing a surrender under sub-section (3) the Deputy Commissioner may proceed in the manner provided in sub-sections (2) to (5) of section 19.

26. A civil Court shall not have jurisdiction over any claim to the office of headman or other village-officer or to the position of member of a village committee, or in respect of any injury caused by exclusion from such office or position, or power to compel the performance of the duties or a division of the emoluments, thereof.

27. * * * *

28. No complaint against a headman or member of a village committee or rural policeman of any act or omission punishable under this Act shall be entertained by any Court unless the prosecution is instituted by order of, or under authority from, the Deputy Commissioner.

28A. (1) Notwithstanding anything contained in section 192 of the Code of Criminal Procedure, any Magistrate who has taken cognizance of a case may transfer it for inquiry or trial to any village committee which could have taken, cognizance of it under section 9, and such village committee shall take cognizance of it accordingly.
(2) The District Magistrate may withdraw any case which has been transferred to a village committee under the preceding sub-section and may inquire into or try such case himself, or refer it for inquiry or trial to any Magistrate competent to inquire into or try the same.

29. (1) The President of the Union, may, by notification, make rules consistent with this Act-

(a) conferring on headmen or on rural policemen any powers or privileges which may be exercised or are enjoyed by police-officers under any enactment for the time being in force;

(b) prescribing the duties to be performed by rural policemen, including any duties imposed upon police officers by any enactment for the time being in force;

(c) regulating the exercise, enjoyment and performance of those powers, privileges and duties by rural policemen;

(cc) (i) prescribing the qualification of electors and regulating the manner in which [a headman or] members of village committees shall be elected;

(ii) prescribing the number of members to be elected for village committees generally or with reference to certain village-tracts;

(iii) prescribing the procedure in inquiries and trials, the times at which meetings of the village committee shall be held, the manner of summoning the same, the quorum necessary therefore, and the conduct of business thereat, with reference to the discharge of the special duties to be performed by the village committee under this Act and generally;

(d) prescribing the duties to be performed by the headman and residents of a village-tract in respect of the matters mentioned in section 8, sub-section (1), clauses (j) and (k), and in section 11, clause (c);
(e) regulating the emoluments of headmen and rural policemen;

(f) prescribing the procedure to be observed by a village committee trying a suit in exercise of powers conferred under section 6, sub-section (1), the record which is to be made of the suit and the mode in which that record is to be disposed of, the powers in which the village committee and the headmen may exercise as regards the costs of the suit and of any proceeding arising thereout, the manner, circumstances and conditions in and on which such a decree or order maybe sent for execution to, and be executed by, another village committee or a civil Court;

(g) for the disposal of fees levied under section 6, sub-section (4), and section 9, sub-section (9);

(h) for the prevention and suppression of any contagious or infectious disease among human beings or domestic animals of any kind coming into or passing through a village-tract; and

(i) generally, for carrying into effect the purposes of this Act.

(2) All such rules shall, when published in the Gazette, have the same effect as if enacted by this Act.

30. Whoever, not being a resident of a village-tract, refuses to obey or contravenes any rule made under clause (h) of sub-section (1) of section 29 shall be punishable, on conviction by a Magistrate, with fine which may extend to fifty rupees, or with imprisonment for a term which may extend to fifteen days, or with both.