AN ORDINANCE TO AMEND AND CONSOLIDATE THE LAW RELATING TO IRRIGATION.

Ordinance Nos,  
32 of 1946

Law Nos,  
37 of 1973

Act Nos,  
1 of 1951  
48 of 1968  
23 of 1983  
34 of 1990  
13 of 1994

[13th July, 1983]  
[6th September, 1990]  
[7th June, 1994]  
[1st November, 1946]

1. This Ordinance may be cited as the Irrigation Ordinance.

1A. (1) The Commissioner shall be responsible for the general supervision and control of Government Agents in the exercise and discharge of the powers and
duties conferred and imposed upon them by this Ordinance.
(2) The Commissioner may from time to time give general or special directions
to a Government Agent as to the performance of his duties relating to the
administration of this Ordinance and may direct or authorize any question of
doubt or difficulty in connexion with such duties to be referred to the
Commissioner for decision.
(3) Any direction or decision of the Commissioner shall be observed and given
effect to by the Government Agent concerned.
(4) In the exercise of his powers and in the discharge of his duties under this
Ordinance, the Commissioner shall be subject to the general direction and
control of the Minister.

PART I

IRRIGATION RATES

Irrigation rates.

2.

(1) An irrigation rate under this Ordinance, with reference to any land to which
it relates, is a charge in favour of the State imposed upon the land in respect of
water supplied, or to be supplied to such land or in respect of the cost of or
incidental to, the construction or maintenance of any major irrigation work
benefiting or intending to benefit, such land, or of all or any of such matters in
combination:

Provided that, with reference to any extent of paddy land in respect of which
there is a tenant cultivator, the irrigation rate shall be payable by him instead of
the proprietor, and with reference to any extent of paddy land in respect of
which there is an allottee or tenant cultivator, the irrigation rate shall be
deemed to be a charge in favour of the State imposed not upon the land but
upon such allottee or tenant cultivator in respect of water supplied, or to be
supplied, to such extent of paddy land or in respect of the cost of or incidental
to, the construction or maintenance of any major irrigation work benefiting or
intended to benefit, such extent of paddy land, or of all or any of such matters in
combination:

Provided, however, that any charge imposed
upon an extent of land in respect
of which there is an allottee or tenant cultivator shall be deemed to be imposed
upon such allottee or tenant cultivator; and

Provided, further, that in respect of any major irrigation work any existing
charge imposed-

(a) by the instrument under which the land was granted, leased,
held or occupied, or
(b) by express agreement between the State and the owner,
lessee, tenant or occupier of the land, or
(c) by resolution of the majority of the proprietors of the irrigable
area or tract in which the land is comprised, or
(d) by any other method by which an irrigation rate may have
been duly imposed,

shall be deemed to be the charge imposed by the Government Agent.

(2) Any charge referred to in subsection (1) may be imposed by the
Government Agent whether by way of provision in the scheme of a major
irrigation work or otherwise, and may be varied by him from time to time:
Provided, however, that any charge imposed upon an extent of land in respect
of which there is an allottee or tenant cultivator shall be deemed to be imposed
upon such allottee or tenant cultivator; and

Provided, further, that in respect of any major irrigation work any existing
charge imposed-

(3) Any charge referred to in subsection (1) may be either conditional or
unconditional, and may be either for a fixed amount, or may be subject to
estimate, measurement or variation.

(4) Every charge referred to in subsection (1) with reference to land other than
land in respect of which there is an allottee or tenant cultivator shall be binding
on the land and every part thereof; and such land and every part thereof, and
the proprietors of such land and every part thereof, shall be liable for the
payment of the said charge into whosoever hands the ownership,
possession, tenancy, or occupancy of such land or any part thereof under any circumstances may at any time pass, until such charge is extinguished, and notwithstanding anything to the contrary in any written law other than this Ordinance, such charge shall have priority over all mortgages, hypothecations, incumbrances, and charges whatsoever, whether antecedent in date or otherwise, affecting the land.

2A. Where any Farmers' Organisation which has taken over the operation and maintenance of the whole or part of the distributory canal system of a inter-provincial irrigation and land development scheme requests that lands within the jurisdiction of such Organization be exempt from the payment of the irrigation rate imposed under subsection (1) of section 2, the Divisional Secretary of the Divisional Secretary's division within which such lands are situated may, by Order published in the Gazette, direct that for such period, and subject to such terms and conditions as may be specified in the Order, the lands within such area specified in the Order shall be exempt from payment of the irrigation rate imposed under subsection (1) of section 2.

2B. (1) Any Farmers' Organisation which has taken over the whole or part the operation and maintenance of distributory canal system and the lands within whose jurisdiction are exempted from the payment of irrigation rates under section 2A may, impose and recover a levy of such amount in respect of such lands to cover the cost of operation and maintenance of the distributory canal system and any other work beneficial to the farming community in such area. The levy imposed in relation to a land in respect of which there is an allottee or tenant cultivator or owner cultivator shall be pay able by such allottee or tenant cultivator or owner cultivator, as the case may be.

(2) The provisions of subsection (4) of section 2 shall, mutatis mutandis, apply to a levy imposed under subsection (1).

(3) Where any levy is imposed under subsection (1) in respect of a land, the Farmers' organization within whose jurisdiction such land is situate shall give a written notice of the amount of levy, to the person who is liable to pay such levy under subsection (1).

(4) It shall be the duty of every person or whom a notice under subsection (3) is given, to comply with such notice within the period specified therein.

(5) Where default is made in the payment of the levy imposed under subsection (1) of this section in relation to a land, the Farmers' Organization imposing the levy shall inform the Divisional Secretary of the Divisional Secretary's Division within, which such lab is situated in writing, and the Divisional Secretary shall proceed to recover the levy in the same manner as provided in Part VII of this Ordinance, and the provisions of that Part shall, mutatis mutandis apply to the recovery of such levy. The levy so recovered by the Divisional Secretary shall be transmitted by him to the Farmers' Organization in respect of which such default was made.

(6) Any sums recovered by a Farmers' Organization under subsection (1) and subsection (5) may be used by such Farmer's Organization for the purpose referred to in subsection (1).

PART II
DISTRIBUTION AGRICULTURAL COMMITTEES

3. There shall be constituted in each administrative district a district agricultural committee which shall consist of a chairman, who shall be the Government Agent, and the holders of such other offices and the representatives of such interests as may be prescribed.

4. It shall be the duty of a district agricultural committee to advise Government Agent on all matters affecting or incidental to irrigation and paddy cultivation within the district, and on all other matters relating to agriculture, which the Government Agent may refer to the committee for advice.
(1) Regulations may be made for or in respect of all or any of the following matters:

(a) the period during which members of a district agricultural committee are to hold office;
(b) the conduct of business by the committee;
(c) the procedure to be followed at meetings of the committee; and
(d) any other matter connected with or incidental to the matters specifically mentioned in this subsection.

(2) Subject to any regulations made under subsection (1), a district agricultural committee may regulate its own procedure.

5A

(1) In respect of every major irrigation work being a part of an inter-provincial irrigation and land development scheme which is specified by the Secretary to the Ministry of the Minister in charge of the subject of Irrigation there shall be a Project Management Committee consisting of-

(a) such number of representatives of the Farmers' Organisation in that area as may be necessary to make the number of farmer representatives in the Committee not less than fifty per centum of the total membership of the Committee;
(b) a Project Manager appointed by the Secretary to the Ministry of the Minister in charge of the subject of Irrigation who shall function as the Chairman or Secretary of the Committee;
(c) a representative appointed by each of the following officers:
   (i) the Director of Irrigation
   (ii) the Land Commissioner
   (iii) the Commissioner of Agrarian Services,
   (iv) the Director of Agriculture, and
   (v) the Commissioner of Co-operative Development;
(d) representatives from any other related agencies as may be determined by the Secretary to the Ministry of the Minister in charge of the subject of Irrigation;
(e) the Divisional Secretary or Secretaries of the Divisional Secretary's division or divisions within which that irrigation work is situated.

(2) The Chairman of the Project Management Committee shall summon a meeting of the Committee as often as may be necessary and in any case before the commencement of each cultivation season.

(3) The Project Management Committee shall have the power to set up Sub Project Management Committees, where in the opinion of the Project Management Committee it is necessary for better co-ordination of the project at sub-project level. Such Sub-Project Committee shall be presided by a representative of the Farmers' Organizations in the Committee.

(4) It shall be the duty of the Project Management Committee to co-ordinate all project management activities at the project level and sub-project level.

(5) The Project Management Committee may by a special meeting held before the commencement of each cultivation season (hereinafter referred to as the
Precultivation Meeting") make recommendations to the Divisional Secretary of the Divisional Secretary's division within which the irrigation work is situated or where the irrigation work covers more than one Divisional Secretary's Division, to the District Secretary on such matters relating to cultivation as:

(i) the date of the commencement of cultivation operations including ploughing, sowing and reaping;
(ii) the cropping pattern for the season.
(iii) arrangements for the annual maintenance of irrigation works, and any other matters relating to the execution of rules made under subsections d) and (2) of section 11.

(6) The Divisional Secretary or the District Secretary, as the case may be, shall upon receipt of the recommendations of the Project Management Committee under sub section (5), summon a special meeting of the Project Management Committee (herein after referred to as the "Cultivation meeting") and thereupon the powers conferred on allottees, cultivators or proprietors of lands within an irrigable area by sub section (5) of section 11, shall be exercised by the Project Management Committee at such meeting. The Divisional Secretary or the District Secretary, as the case may be, may call on any person whose participation is in his opinion useful, to attend such meeting: Provided that any such meeting shall not be deemed to be valid unless at least two-third of third representatives of Farmers' Organizations in the Project Management Committee are present at such meeting.

(7) Where at a meeting referred to in sub section (6), a decision under paragraph (b) or paragraph (c) of subsection (5) of section 11 has not been arrived at whether for want of quorum or for any other cause, the power to make such decision shall be exercised by the Divisional Secretary or the District Secretary, as the case may be, who summoned the meeting.

ADVISORY COMMITTEES

(1) In respect of every major irrigation work there shall be an advisory committee consisting of-

(a) the Government Agent, who shall be the chairman,
(b) the presidents of the Farmer's Organizations in the area benefited by the irrigation work, [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No.58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]
(c) a representative appointed by each of the following officers :-

(i) the Director of Irrigation,
(ii) the Land Commissioner,
(iii) the Commissioner of Agrarian Services,
(iv) the Director of Agriculture, and
(v) the Commissioner of Co-operative Development,
(d) the divisional Assistant Government Agent, and
(e) not less than three and not more than five tenant cultivators, owner-cultivators and allottees under the Land Development
Ordinance nominated by the Farmer’s Organizations* concerned. [* Farmer’s Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer’s Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer’s Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer’s Organizations were transferred to the Agrarian Services Committees established under that Act]

(2) It shall be the duty of the advisory committee to advise the Government Agent on all matters connected with irrigation and paddy cultivation within the major irrigation work.

(3) The Government Agent shall summon a meeting of the advisory committee as often as may be necessary and in any case at the commencement of each cultivation season.

PART III
MEETINGS OF PROPRIETORS

Powers of Farmer’s Organizations and of allottees, tenant cultivators and proprietors.
[6,48 of 1968]

11. (1) Subject to the provisions of subsection (4), the Farmer’s Organizations* in respect of any irrigable area or tract shall have power to make rules for all or any of the following purposes :-

(a) the encouragement, extension, regulation, or management of paddy cultivation or any other form of cultivation which is capable of being benefited by an irrigation work;
(b) the enforcement of established customs affecting such cultivation;
(c) subject to the direction and control of the Government Agent, the appointment of agents and the regulation of their powers, duties, remuneration and duration of office;
(d) the regulation and assessment of the contributions of labour to be made by persons for the purposes of works for the construction or maintenance of which they are, in whole or in part, responsible, and for the payment of money by way of commutation of the liability to make such contributions; and
(e) the maintenance, conservation, protection or management of the works referred to in paragraph (d).

(2) Rules made under this section may include rules making provision for the form of cultivation known as betma cultivation.

(3) No rules shall be made under this section for any purpose for which regulations have been made under section 64.

(4) Where any irrigable area or tract falls within the area of jurisdiction of more than one Farmer’s Organizations,* the rules for any one or all of the purposes referred to in subsections (1) and (2) shall be made at a joint meeting of all such Farmer’s Organizations*. The constitution of such joint meeting and the procedure to be followed therein shall be in accordance with regulations made under section 117. [* Farmer’s Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer’s Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer’s Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer’s Organizations were transferred to the Agrarian Services Committees established under that Act]

(5) At a meeting of the allottees and the tenant cultivators, and where there are
no allottees or tenant cultivators of any lands the proprietors of those lands, within any irrigable area or tract, a majority of those present at such meeting shall have power-

(a) by resolution to amend or rescind any resolution passed or deemed to be passed under this Ordinance, or to correct any irregularity, informality or defect in any proceeding at any earlier meeting of the proprietors or allottees, tenant cultivators and proprietors of that area or tract,
(b) to decide upon or otherwise deal with any question arising in connexion with or in the operation of any scheme under this Ordinance, or any resolution passed at any meeting of allottees, tenant cultivators and proprietors under this Ordinance or at any meeting of proprietors under this Ordinance or under any previous Irrigation Ordinance, which may be referred to them by the Minister or the Government Agent, and
(c) to decide, before the commencement of the cultivation season, and subject to the approval of the Government Agent, such matters pertaining to cultivation as-

(i) the dates of the commencement of cultivation operations including ploughing, sowing and reaping, and
(ii) arrangements for the annual maintenance of irrigation works, and any other matters relating to the execution of rules made under subsections (1) and (2).  

(6) Where, at a meeting referred to in subsection (5), a decision under paragraph (b) or paragraph (c) of that subsection has not been arrived at whether for want of a quorum or any other cause, the power to make such decision shall be exercised by the Government Agent.

[+ Sections 7, 8, 9 and 10 are repealed by Act No. 48 of 1968]

Powers of Farmer's Organizations* with respect to manawari lands.

[7, 48 of 1968]

12. With respect to manawari lands within its area, a Farmer's Organizations* shall have power to make rules for all or any of the following purposes :

(a) the regulation or management of such lands, and the conservation of rain water,
(b) the enforcement of established customs affecting the cultivation of such lands,
(c) subject to the direction and control of the Government Agent, the appointment of Farmer's Organizations* agents and the regulation of their powers, duties, remuneration and duration of office, [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979). and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committee established under that Act]
(d) the regulation and assessment of the contributions of labour to be made by the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands by the proprietors of those lands for the purposes of the cultivation of such lands, and for the payment of money by way of commutation of the liability to make such contributions of labour. [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979). and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committee established under that Act]
### Approval and publication of rules.  
**[9,48 of 1968]**

14. (1) No rule made in pursuance of the provisions of this Part shall have effect until it is approved by the Minister with the concurrence of the Minister charged with 1968] the administration of the Agrarian Services Act, and notification of such approval is published in the Gazette. Every rule shall, upon notification of such approval in the Gazette, be as valid and effectual as if it were herein enacted.

(2) Where notification of the approval of any rule is published in the Gazette under subsection (1), the Government Agent shall forthwith cause such rule to be published in the language or languages prevailing in the district in such manner as the Government Agent may in his discretion consider best adapted for bringing the terms and purport of such rule to the notice of the persons affected thereby. [+ Section 13 is repealed by Act No. 48 of 1968]

### Approval of resolutions.  
**[9,48 of 1968]**

15. (1) No resolution passed in pursuance of the provisions of this Part shall have effect until-

- (a) in the case of a resolution relating to a minor irrigation work, it is approved by the Government Agent, and
- (b) in the case of a resolution relating to a major irrigation work, it is approved by the Minister.

(2) Notice of the fact that any resolution has been approved under subsection (1) shall be given in such manner as may be prescribed.

### Proxies.  
**[11,48 of 1968]**

18. (1) At any meeting of the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands the proprietors of those lands, held under the provisions of this Ordinance or any rule or regulation made thereunder, any person entitled to be present at such meeting may, by proxy in writing, authorize any other person to represent him and to vote on his behalf, and the person who is so represented at any such meeting shall be deemed to be present thereat for the purpose of determining whether the meeting is validly constituted or whether any rule or resolution has been duly passed by a majority.

(2) Every proxy given for the purposes of subsection (1) shall be signed by the person giving it, the signature being attested by two witnesses.

(3) The Government Agent or other officer presiding at the meeting shall have full power to determine the validity of any proxy presented at any such meeting, and his decision shall be final and conclusive. [* Sections 16 to 17 are repealed by Act No. 48 of 1968]

### Summoning of meetings.  
**[12,48 of 1968]**

19. (1) The Government Agent may of his own motion summon a meeting of the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands the proprietors of those lands, within any irrigable area or tract.

(2) The Government Agent shall, on receipt of a written requisition of the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands the proprietors of those lands, representing one-fifth of
the acreage of any irrigable area or tract, summon a meeting of the allottees, tenant cultivators and proprietors of that irrigable area or tract.

(3) The Government Agent may of his own motion summon any joint meeting of Farmer's Organizations+ referred to in subsection (4) of section 11. [+ Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]

(4) Where the irrigable area under a minor irrigation work falls within the area of jurisdiction of a Farmer's Organizations, such Farmer's Organizations+ may summon a meeting of the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands, the proprietors of those lands, within such irrigable area. [+ Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]

Notice of meetings. 20.

(1) When any meeting other than a meeting of a Farmer's Organizations is to be held under the provisions of this Ordinance or any rule or regulation made thereunder, the Government Agent shall cause notice (being the longest notice which, in his opinion, is reasonable in the circumstances) to be given of the time and place of the meeting and its objects.

(2) The notice referred to in subsection (1) shall be given by beat of tom-tom or by exhibiting written notices in the language or languages of the district in suitable places within the area or tract or in such other manner as may appear to the Government Agent to be best adapted for giving publicity thereto.

(3) Where written notices of a meeting are exhibited under subsection (2), a copy of such notice shall be sent to the Mayor of every Municipal Council and to the Chairman of every Urban Council, Town Council and Village Council constituted within the divisional Assistant Government Agent's division in which such meeting is to be held.

Constitution of meetings. 21. A meeting, other than a meeting of a Farmer's Organizations,* which is held under the provisions of this Ordinance or any rule or regulation made thereunder shall not be deemed to be validly constituted unless there are present allottees, if any, tenant cultivators, and where there are no allottees or tenant cultivators of any lands the proprietors of those lands, representing at least one-third of the acreage affected by any matter to be discussed at the meeting or fifty persons entitled to be present. [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]

Presiding officer. 22.

(1) The Commissioner, or the Government Agent or other officer authorized by the Commissioner or Government Agent shall preside at every meeting, other than a meeting of a Farmer's Organizations* held under the provisions of this Ordinance or any rule or regulation made thereunder. The Commissioner, or the Government Agent or other officer so authorized is hereinafter referred to as the "presiding officer". Full minutes, signed by the presiding officer, shall
be kept of the proceedings of every such meeting. [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]

(2) If at any meeting held under the provisions of this Ordinance or any rule or regulation made thereunder any question arises as to the right of any person to vote, the presiding officer may then and there decide the question, and his decision shall be entered in the minutes and shall be final and conclusive.

PART IV

FARMER'S ORGANIZATIONS* AND THEIR AGENTS

Duties of Farmer's Organizations.
[16,48 of 1968]

23. (1) A Farmer's Organizations* shall, within the area of its jurisdiction-

(a) attend to all matters connected with the irrigation and cultivation of land and the preservation of rights and the maintenance of irrigation works connected therewith, and [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]
(b) prevent, as far as practicable, any act or omission which is contrary to any rules or regulations in force under this Ordinance or to establish customs relating to irrigation or cultivation, or whereby damage may be caused to any of the allottees, tenant cultivators or proprietors.

(2) Where within the area of its jurisdiction, any act is committed or any omission made which is contrary to any established custom or any rule or regulation relating to irrigation or cultivation, or whereby any damage may be caused to any allottee, tenant cultivator or proprietor, the Farmer's Organizations* shall, if the act or omission be of such a nature as to call for prompt action to prevent damage, take such steps as may be necessary in the circumstances, and shall forthwith report the matter to the Government Agent. [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]

(3) No action taken by a Farmer's Organizations* under subsection (2) shall be deemed to preclude an investigation, under the provisions of Part VIII, into the act or omission in consequence of which such action has been taken. [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]
(1) It shall be lawful for a Farmer's Organizations to delegate, subject to the direction and control of the Government Agent and subject to its own direction and control, any or all of its duties under section 23 to one or more Farmer's Organizations agents. [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]

(2) The Government Agent may at any time direct any Farmer's Organizations to discontinue the services of any Farmer's Organizations agent who is guilty of misconduct or neglect of duty or who has been convicted of an offence which in the opinion of the Government Agent disqualifies such Farmer's Organizations agent from holding office, and the Farmer's Organizations shall take action accordingly. [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]

(3) Where a Farmer's Organizations fails to comply with a direction of the Government Agent under subsection (2), he shall report such failure to the Commissioner. [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]

(1) Where a Farmer's Organizations acting under section 23, or Farmer's Organizations agent acting under sections 23 and 24, or an officer acting in pursuance of any regulation made under part VI, incurs any expenditure in the execution of its or his duty, and the person in consequence of whose act or omission such expenditure was incurred denies his liability to pay the amount incurred, or fails to pay such amount, the Government Agent may, on his being satisfied that such expenditure was properly incurred, and that it is reasonable, sign a certificate setting out the name of the person in consequence of whose act or omission such expenditure was incurred, the amount thereof, the nature of the act or omission, and the name of the Farmer's Organizations or agent or officer by whom the expenditure was incurred, and cause such certificate to be delivered to such person. [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]

(2) Where any person to whom a certificate referred to in subsection (1) has been delivered fails to pay the amount due from him within ten days from the delivery to him of the certificate, the Government Agent may proceed to
recover such amount in the manner provided in section 78 or section 78A, as the case may be. [Existing Part IV (sections 23 to 32) is repealed and this new Part IV (sections 23, 24, 25) has been introduced by section 16,48 of 1968]

PART V
CONSTRUCTION AND MAINTENANCE OF IRRIGATION WORKS

GENERAL PROVISIONS

Irrigation schemes. 33.
[17,48 of 1968]

(1) In any case where it is proposed that any irrigation work be constructed, or that any variation be made in the conditions relating to the construction or maintenance of any irrigation work or the supply of water thereunder, or where any other question relating to any irrigation work has to be determined, a scheme for that purpose may be prepared by the Government Agent.

[17,48 of 1968]

(2) It shall be lawful for the Government Agent in consultation with the advisory committee in respect of major irrigation works appointed under section 6-

(a) to vary any irrigation rate or contribution in money or in labour imposed or levied under an existing irrigation scheme, notwithstanding that such irrigation rate may be higher than the maximum irrigation rate specified in such scheme; and

(b) to incur expenses in carrying out operations necessary for the maintenance of any irrigation work and to charge such expenditure to the allottees and tenant cultivators, and where there are no allottees or tenant cultivators of any lands, to the proprietor of the lands benefited by that scheme, notwithstanding anything to the contrary in the scheme relating to such irrigation work.[++ Sections 26 to 32 are repealed by Act No. 48 of 1968]

Scope of irrigation scheme 34. A scheme under this Part may provide for all or any of the following matters:-

(1) in the case of any irrigation work-

[18,48 of 1968]

(a) for the construction or maintenance of the irrigation work;

(b) for the division of the responsibility for the construction or maintenance of the whole or any part of the irrigation work between the Government and the allottees, proprietors, tenant cultivators, or the Farmer's Organizations,* as the case may be; [*Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]

(c) for the variation of the conditions relating to the construction or maintenance of the irrigation work, or the supply of water thereunder, or the variation of any scheme for any of the said purposes;

(d) for the division of the irrigable area into tracts, and for the conditions and methods of the distribution of water to such tracts;

(e) for the adjustment of the expenses of the maintenance of the irrigation work, in any case in which a scheme involves any
(2) In the case of any major irrigation work:

<table>
<thead>
<tr>
<th>Section 18(4) of 1968</th>
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<tbody>
<tr>
<td>(a) for the imposition of any irrigation rate upon the lands benefited or to be benefited under any scheme;</td>
</tr>
<tr>
<td>(b) for the levying of contributions in labour upon the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands the proprietors of those lands, for the purpose of the construction or maintenance of the irrigation work or any part thereof, and for the payment of an irrigation rate by way of commutation of the liability to make such contributions in labour;</td>
</tr>
<tr>
<td>(c) for the estimation and levying of special irrigation rates in respect of water derived by seepage, mechanical appliances or other special means.</td>
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</table>

(3) In the case of any minor irrigation work:

<table>
<thead>
<tr>
<th>Section 18(4) of 1968</th>
</tr>
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<tbody>
<tr>
<td>(a) for the assessment of contributions, whether in labour or money, from the several allottees and tenant cultivators, and where there are no allottees or tenant cultivators of any lands, proprietors of those lands;</td>
</tr>
<tr>
<td>(b) for the payment of money by way of commutation of the liability to make such contributions in labour; of such</td>
</tr>
<tr>
<td>(c) for the recovery contributions;</td>
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<tr>
<td>(d) for any other matter which, in the opinion of the Government Agent, may be appropriately included in any scheme.</td>
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</tbody>
</table>

35. Where the Commissioner approves any irrigation scheme prepared under section 33(1) or any variation of rate under section 33(2), notice thereof shall be given in the Gazette and in such other manner as the Commissioner may determine.

44. Save as otherwise expressly provided in this Ordinance and subject in particular to the powers accorded to meetings of proprietors, nothing in this Ordinance shall affect the mutual rights and obligations of the State and the proprietors with reference to any irrigation work constructed or in course of construction at the appointed date. [+ Sections 36 to 43 (both inclusive) are repealed by Act No. 48 of 1968]

45. Save as otherwise expressly provided in section 58, nothing in this Ordinance, or in any scheme or resolution sanctioned or passed in pursuance of this or any previous Irrigation Ordinance, shall preclude the State on the occasion of the sale or lease of any State land then or subsequently to become benefited by any irrigation work, either actually constructed or under process of construction, or thereafter to be constructed, from imposing in the grant or lease or reserving the right to impose an irrigation rate of such amount and variable in such manner as to the Minister with the concurrence of the Minister in charge of the subject of Finance may seem fit.

SPECIAL PROVISIONS APPLICABLE TO MAJOR IRRIGATION WORKS

46. (1) No scheme relating to a major irrigation work shall have effect until such
scheme has been confirmed by the Minister.
(2) Notice of such confirmation shall be given in such manner as may be prescribed.
(3) After the notice referred to in subsection (2) has been given, every person interested in the scheme shall be entitled to inspect the scheme, free of charge, at the kachcheri.

<table>
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<tr>
<th>Rates to be variable in accordance with scheme.</th>
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<tbody>
<tr>
<td>47. All irrigation rates provided for by any scheme under this Part shall be subject to periodical revision in accordance with the scheme:</td>
</tr>
<tr>
<td>Provided that nothing in the preceding provisions of this section shall be deemed to prejudice the right of the proprietor of any irrigable area to the continuance of any perpetuity rate under any scheme in force at the appointed date.</td>
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</tbody>
</table>

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<tr>
<th>Specifications.</th>
</tr>
</thead>
<tbody>
<tr>
<td>50. (1) For the purpose of any irrigation rate leviable under this Ordinance, or any rate leviable in respect of irrigation under any previous Irrigation Ordinance, the Government Agent, with the assistance of the Director of Irrigation and the Surveyor-General, shall from time to time, in such manner as to him may appear expedient, prepare a specification showing the several lands benefited or to be benefited, with the names of the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands, the proprietors of those lands, and the contribution, in money or labour, payable by each in respect of his land; and such specification shall be conclusive proof that the lands included in the specification and the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands, the proprietors of those lands are severally bound and liable for the payment or rendering of such contribution.</td>
</tr>
<tr>
<td>In the specification so prepared, the Government Agent shall be guided by the register of paddy lands prepared and maintained under section 35 of the Paddy Lands Act, No. 1 of 1958. [+ Repealed by Law No. 42 of 1973, which in turn was repealed by Act No. 58 of 1979]</td>
</tr>
<tr>
<td>(2) The Government Agent may from time to time amend any specification, and may exclude from liability to contribution any lands included in any specification which may from time to time be found not to be benefited, or may, on notice to the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands, the proprietors of those lands, add thereto such additional lands as may from time to time be found benefited.</td>
</tr>
<tr>
<td>(3) Every specification which is in force at the appointed date shall be revised by the Government Agent within three years after that date and thereafter at intervals of not more than five years; and every specification prepared after the appointed date shall be revised by the Government Agent at intervals of not more than five years. [* Sections 48 and 49 are repealed by Act No. 48 of 1968]</td>
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<tr>
<th>Procedure in case of default in making specification.</th>
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<tbody>
<tr>
<td>51. Whenever it appears to the Minister with respect to any major irrigation work undertaken or completed under the provisions of this or any previous Irrigation Ordinance-</td>
</tr>
<tr>
<td>(a) that the specification, which according to such Ordinance ought to have been made, has not in fact been made;</td>
</tr>
<tr>
<td>(b) that any specification which has been made is invalid or of doubtful validity by reason of noncompliance with the requirements of such Ordinance, it shall be lawful for the Minister to direct a specification to be prepared showing the lands benefited or to be benefited by the work, and every specification so made shall for all purposes have the like force and validity as if it had been duly made under the provisions of the Ordinance under which the work was undertaken.</td>
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<tr>
<th>Seepage rates.</th>
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</thead>
<tbody>
<tr>
<td>53. (1) Every land which, notwithstanding that it is not irrigable under any major</td>
</tr>
</tbody>
</table>
irrigation work, derives substantial benefit from such work by seepage, shall be liable to the imposition in respect of such seepage of an irrigation rate (hereinafter referred to as a "seepage rate") not exceeding half the rate ordinarily payable in respect of lands under the said irrigation work.

(2) In any case in which the Director of Irrigation is satisfied that any land is liable to the imposition of a seepage rate under this section, the Government Agent shall, by notice in writing, inform the allottee or tenant cultivator of such land or, where there is no allottee or tenant cultivator of such land, the proprietor of such land, that it is proposed to impose upon such land a seepage rate of the amounts specified in the notice, and call upon such proprietor, if he object to the imposition of a seepage rate, to make application in the manner and within the time provided for by this section.

(3) Any allottee, tenant cultivator or proprietor who objects to the imposition of a seepage rate on the ground that the land in question is not deriving substantial benefit by seepage from the irrigation work, may within one month of the receipt of the notice referred to in subsection (2) apply to the Government Agent for an order that the land in question is not liable to the imposition of a seepage rate, and the Government Agent shall have jurisdiction to inquire into and determine the question, and his decision shall be final so far as it relates to the question of the liability of the land to the imposition of the seepage rate, and no further.

(4) In any case in which no application under subsection (3) is made within the time specified in that subsection, or in which, on such application, the question at issue is determined in favour of the Director of Irrigation, it shall be lawful for the Government Agent, by order published in the Gazette, to impose a seepage rate in respect of the land in question in accordance with this section, and to direct the inclusion of the said land in respect of such seepage rate in the specification in force for the purposes of the irrigation work. [*Section 52 is repealed by Act No. 48 of 1968]

54. In any case in which any land, not otherwise benefited by any major irrigation work, is capable of deriving benefit from such work by the use of any mechanical appliance, it shall not be lawful-

(a) to use such appliance for such purpose, unless a certificate that such use has been authorized is issued by or under the authority of the Director of Irrigation, or

(b) to erect or use such appliance otherwise than in accordance with the terms or conditions subject to which such authorization has been given.

(2) On the issue of a certificate under subsection (1), the Government Agent may, by order published in the Gazette, impose an irrigation rate upon the land in question of such an amount as may be approved by the Minister with the concurrence of the Minister in charge of the subject of Finance, and such land shall be included in the specification in force in respect of the irrigation work from which such land derives benefit.

55. In any case in which the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands the proprietors of those lands, of any area not ordinarily entitled to a supply of water from any major irrigation work desire a special supply of water from such work, such special supply may be sanctioned upon a majority of such persons passing a resolution, at a meeting summoned for the purpose by the Government Agent, approving of the payment of a special irrigation rate, or upon the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands the proprietors of those lands, representing two-thirds of the irrigable lands of that area signing an undertaking to pay a special irrigation rate, and thereupon the Government Agent may, by order published in the Gazette, impose such a special irrigation rate, and the particulars of the amount due from the several allottees, tenant cultivators and proprietors in respect of such
special rate shall be entered in the specification, or in a special specification, in respect of the irrigation work from which such special supply is given.

56. Maintenance rates.

(1) Except in the following cases, that is to say:

(a) in the case of any major irrigation work in respect of which a fixed or variable rate per annum in perpetuity is leviable,

(b) in the case of any major irrigation work in respect of which other special arrangements for the maintenance thereof are sanctioned under this Ordinance,

[28,48 of 1968]

the lands included in the specification of any major irrigation work constructed, or in course of construction at the appointed date, and the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands the proprietors of those lands, shall severally be bound and liable to an annual irrigation rate (hereinafter called the "maintenance rate") for the maintenance of such irrigation work.

[28,48 of 1968]

(2) The lands included in the specification of any major irrigation work specified in the Schedule, and the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands the proprietors of those lands, shall severally be bound and liable to a maintenance rate for the maintenance of such irrigation work.

(3) The maintenance rate shall be assessed by the Government Agent and divided pro rata among the lands set out in the specification. In making his assessment the Government Agent shall be guided, in the case of any work which has been maintained for a period exceeding five years, by the actual cost of maintenance of such work for the five years preceding the date of assessment, and in the case of any work which has been maintained for a period not exceeding five years, by the estimate of the probable cost of annual maintenance which shall be prepared by the Director of Irrigation.

(4) All maintenance rates shall be reassessed by the Government Agent at the end of every period of five years or at such later date as may in any case be sanctioned by the Minister.

(5) A maintenance rate under this section may be assessed either separately (hereinafter called a "separate rate") in respect of a single irrigation work, or generally (hereinafter called a "general rate") in respect of any group of irrigation works.

(6) An irrigation work which is subject to a separate rate may, on the occasion of any reassessment, be included in a group of irrigation works, and be made subject to a general rate in respect of such group of works, and vice versa:

Provided that before any order is made converting a separate rate into a general rate or vice versa, the Government Agent shall consult the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands the proprietors of those lands, of the various works affected at a meeting or meetings summoned by him for the purpose.

(7) For the purposes of every maintenance rate under this section the Government Agent shall from time to time prepare a specification in the manner provided by section 50, and all the provisions of that section shall, with the necessary modifications, apply to such specification.

57. Power to exempt work from maintenance rate.

[29, 48 of 1968]

(1) In any case in which a majority of the allottees and tenant cultivators, and where there are no allottees or tenant cultivators of any lands the proprietors of those lands, of the lands under any major irrigation work in respect of which a maintenance rate is payable under section 56, by resolution passed at a meeting summoned for the purpose by the Government Agent, request that such work be exempt from the provisions of that section, and that the Farmer's Organizations* within the area of whose jurisdiction such work lies maintain the
work, the Minister may, by Order published in the Gazette, direct that, with
effect from such date and subject to such terms and conditions as may be
specified in the Order, such work shall be exempt from the provisions of that
section and shall be maintained by the Farmer's Organizations* in accordance
with rules made under Part III, such rules not being inconsistent with any terms
and conditions so specified. [* Farmer's Organizations established under the
repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's
Organizations were constituted under the Agricultural Lands Law, No. 42 of
1973. Farmer's Organizations ceased to exist upon the repeal of the
Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and
under that Act the assets and liabilities of Farmer's Organizations were
transferred to the Agrarian Services Committees established under that Act]

(2) The Government Agent shall place before the meeting of the allottees,
tenant cultivators and proprietors summoned under subsection (1), a scheme
of maintenance which shall be prepared by the Director of Irrigation in
consultation with the Government Agent, and in which all the operations which
the Farmer's Organizations* is expected to undertake for the purposes of the
maintenance of the irrigation work shall be clearly and completely specified. [*
Farmer's Organizations established under the repealed Paddy Lands Act, No.
1 of 1958, continued to function until Farmer's Organizations were constituted
under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations
ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian
Services Act (No. 58 of 1979), and under that Act the assets and liabilities of
Farmer's Organizations were transferred to the Agrarian Services Committees
established under that Act]

(3) Every irrigation work in respect of which an Order is published un
der subsection (1) shall with effect from the date specified in the Order be exempt
from the provisions of section 56, and shall be maintained by the Farmer's
Organizations* concerned in accordance with rules made under Part III and the
terms and condition

Provided that in any case in which the Farmer's Organizations* fails to
maintain such work to the satisfaction of the Government Agent, the Minister
may, by Order published in the Gazette, cancel the Order made under
subsection (1) in respect of that work, and on the publication of such Order,
such work shall cease to be exempt from the provisions of section 56. [*
Farmer's Organizations established under the repealed Paddy Lands Act, No.
1 of 1958, continued to function until Farmer's Organizations were constituted
under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations
ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian
Services Act (No. 58 of 1979), and under that Act the assets and liabilities of
Farmer's Organizations were transferred to the Agrarian Services Committees
established under that Act]

(1) Where after the appointed date any major irrigation work is constructed
wholly for the purpose of benefiting lands held on grant, permit, lease, or
otherwise from the State, such lands and the proprietors or owners thereof
shall severally be bound and liable to a consolidated irrigation rate for the
construction and maintenance of such work and for the water supplied or to be
supplied to such lands from such work, in lieu of the rates leviable under the
preceding provisions of this Ordinance.

(2) Subject as hereinafter provided, the following matters shall be taken into
consideration in determining the amount of any consolidated irrigation rate to
be levied under subsection (1):

(a) the value of the lands benefited or to be benefited by the
irrigation work, without taking into consideration the value of any
improvement to such lands by the construction of such work [*
Farmer's Organizations established under the repealed Paddy
Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act.

(b) the capital cost of the facilities provided by the irrigation work;
(c) the estimated cost of maintenance of such facilities;
(d) the cost of any other service to be rendered to the proprietors for the development of such lands; and
(e) any other matter which may be prescribed:

Provided that the Minister may, in the circumstances of any particular case, direct that any of the matters specified in paragraphs (a) to (d), or prescribed under paragraph (e) shall not be taken into consideration for the purpose of determining the amount of any consolidated irrigation rate.

59. The Minister may at any time in respect of any year or years remit or refund any rate or any part of a rate payable under this Ordinance.

60. It shall be lawful for the Government Agent to receive in kind instead of in money any contributions under this Ordinance. Such payment in kind shall be made at such rate of commutation, and shall be collected at such time and place and in such manner, as the Government Agent may from time to time direct. If default is made in such payment in kind at the time and place directed by the Government Agent, the amount of the contribution for which such payment in kind was substituted shall be recovered in the manner provided in PART VII.

SPECIAL PROVISIONS APPLICABLE TO MINOR IRRIGATION WORKS

61. (1) No scheme relating to a minor irrigation work shall have effect until such scheme has been confirmed by the Minister and until notice of such confirmation has been given in such manner as may be prescribed.

(2) After the notice referred to in subsection (1) has been given, every person interested in the scheme shall be entitled to inspect the scheme, free of charge, at the kachcheri.

62. (1) Where any minor irrigation work is so defectively maintained by the Farmer's Organizations* as, in the opinion of the Director of Irrigation, to endanger or impair the effectiveness of any major irrigation work with which such minor work is connected, the Minister may give notice that unless within a time fixed by the notice the arrangements for the maintenance of such minor work are made effective, and unless such work is thereafter effectively maintained, such work will be made subject to a maintenance rate under section 56. [* Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]

(2) If the requirements of any notice given under subsection (1) are not complied with to the satisfaction of the Minister it shall be lawful for the Minister by Order published in the Gazette, to direct that the necessary arrangements for the maintenance of the minor irrigation work in respect of which such notice was given shall be carried out, and that the expenses of carrying out such
Defective maintenance of other minor irrigation works.

63. Where the Government Agent is satisfied that the condition of any minor irrigation work is so defective, or that such work is so defectively maintained as to endanger or impair the effectiveness of any other such work, or as to prejudice or be likely to prejudice the interests of the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands, the proprietors of those lands, irrigated by that other work, the Government Agent shall summon a meeting of the allottees and the tenant cultivators, and where there are no allottees or tenant cultivators of any lands, the proprietors of those lands, irrigated by the first-mentioned work and shall explain to them the requirements of the situation, and shall call upon them to make arrangements, either by the framing of rules or otherwise, to remedy the defect to his satisfaction.

64. Regulations may be made in respect of any irrigation work for all or any of the following matters:-

(a) the prevention of the obstruction, diversion, or cutting of any ela, channel, or other watercourse comprised in the irrigation work, or of any other damage thereto;
(b) the prevention of any encroachment upon any such ela, channel, or watercourse;
(c) the prevention of any interference with any sluice, dam, or regulating machinery or device in or upon any such ela, channel, or watercourse;
(d) the prevention of the obstruction of or interference with any road or path comprised in the irrigation work;
(e) the construction of field channels and dams in approved places and in accordance with approved alignments;
(f) the prevention of the waste of any water supplied from the irrigation work;
(g) the prevention of the obtaining of water from any such ela, channel, or other watercourse in any manner not authorized;
(h) the prevention of the diversion by any act or omission, of such water from any of the purposes for which it is intended;
(i) the limitation of the extent of land for which water will be supplied in each season for cultivation under the irrigation work and the fixing of dates for the commencement and completion of the supply of such water in each season;
(j) the conditions on which water will be supplied from the irrigation work and the charges to be paid for the supply of such water after the date fixed for the completion of cultivation;
(k) the maintenance of the irrigation work;
(1) Where any person obstructs or encroaches upon any ela, channel, watercourse or tank, or causes damage to any ela, channel, watercourse or tank or any irrigation structure connected to such ela, channel, watercourse or tank, it shall be lawful for the Government Agent, by notice in writing served on such person, to require him within such time as may be specified in the notice to remove or abate such obstruction or encroachment or to repair such damage.

(2) If any person served with a notice under subsection (1) refuses or neglects to comply with the requirements of such notice within the specified time, or if there is any doubt as to who is the proper person to be served with such notice, it shall be lawful for the Government Agent to cause such obstruction or encroachment to be forthwith removed or abated or such damage to be repaired; and for that purpose it shall be lawful for the Government Agent to enter any land or premises, with such workmen, instruments and things as may be necessary, and to proceed to do therein, or cause to be done, all such things as may be necessary for such removal or abatement or repair.

The expenses incurred in effecting the removal or abatement of any obstruction or encroachment or the repair to any damage under section 65 shall be paid-

(a) by the person on account of whose noncompliance with any notice served under subsection (1) of that section such expenses were incurred, or

(b) in case no such notice was served owing to any doubt as to who was the proper person to be served with such notice, by such person as the Government Agent may determine, after such inquiry as he may deem necessary, to be the person who should have been served with such notice, and in case of default shall be recoverable in the manner provided in Part VII.

(a) cultivates any land in contravention of the provisions of paragraph (c) of subsection (5) of section 11;

(b) obtains water from any irrigation works in contravention of the provisions of section 11 or any regulation made under section 64 and thereby causes any loss to any cultivator who is entitled to obtain such water, it shall be lawful for Government Agent to-

(i) refuse the supply of water to the land referred to in paragraph (a);

(ii) collect the harvest from the land cultivated by obtaining water in the manner set out in paragraph (b);

(iii) recover from such person the loss incurred by the cultivator referred to in paragraph (b), and the value of the irrigation water obtained under that paragraph and compensate such cultivator with the money so recovered. The amount of the loss so incurred and the value of the irrigation water so obtained shall be assessed by a technical officer of the Irrigation Department on the basis of the extent of land that could be irrigated with such irrigation water and the average yield per acre in the area in which such land is situate. Such assessment shall be final.
(1) Whenever the owner or occupier of any land or premises, by the clearance or drainage of such land or premises or by any other act or omission, whether of the same nature or not, in any way affecting any ela, channel, or watercourse, used for irrigation purposes, or any other irrigation work-

(a) causes any such ela, channel, watercourse, or other irrigation work to be blocked up, obstructed or damaged, so that any land which previously derived benefit therefrom is deprived of that benefit, or

(b) causes damage of any other nature to any land in the neighbourhood of any such ela, channel, watercourse, or other irrigation work, any person aggrieved by the act or omission of such owner or occupier may make a complaint to the Government Agent.

(2) In any case where-

(a) the Government Agent is not able, by agreement between the parties concerned, and with or without such assistance as the Director of Irrigation (not being a party concerned) may be willing to contribute, to settle what steps should be taken and what obligations should be assumed by any owner or occupier against whose act or omission a complaint has been made under subsection (1) and by the cultivators of the lands affected by such act or omission, for the purpose of removing any blocking up or obstruction, or the repairing of any damage caused by such act or omission, or the prevention of the recurrence of such blocking up, obstruction, or damage; or

(b) any of the parties to any such agreement fails to take or to assume, within a reasonable time, any of the steps or obligations which he has thereby agreed to take or assume,

the Government Agent may, by written notice addressed to the parties, direct that the matter in dispute be referred to the arbitration of such arbitrator or arbitrators as may be agreed upon by the parties.

68. The Government Agent may appoint any person for the purpose of representing the interests of the cultivators referred to in section 67 in any matter or dispute or in any arbitration that may take place for its settlement.

69. (1) In every notice under section 67, the Government Agent shall inform the parties that, unless by a date specified in the notice or on such further date as he may on application fix, the parties have notified to him the name or names of an agreed arbitrator or arbitrators, he will apply to the District Judge to act as arbitrator with or without assessors as to the District Judge may seem proper.

(2) If the parties do not on or before the date specified in the notice under section 67 or such further date as may be fixed by the Government Agent notify to the Government Agent the name or names of an agreed arbitrator or arbitrators, the Government Agent may apply to the District Judge to act as arbitrator; and it shall be the duty of the Judge to act in accordance with such application.

(3) The District Judge may, in his discretion, appoint assessors as he may think fit to assist him in any arbitration under this section.

70. It shall be the duty of the arbitrator or arbitrators and the assessors, if any, to visit the place with respect to which the matter in dispute arises, and to determine such matter without any formalities of legal procedure, and to make such award with reference to the steps to be taken by and the obligations to be imposed upon all or any of the parties as may be
71. **Award of arbitrators.**

   (1) In any case in which the Government Agent, or the Director of Irrigation (not being a party concerned), with a view to facilitating a settlement of the dispute, undertakes to execute the operation of carrying silt, earth, water, or any other substance or any other operation for the purpose of preventing damage to any land, an order for the execution of such operation may be embodied in the award.

   (2) In any case in which the parties consent to the arbitrator or arbitrators determining any claim for damages that may have been made by a party, an order for the payment of damages may be embodied in the award, and where such an order has been so embodied no action shall lie in respect of such claim.

   (3) In the event of the arbitrators not being agreed as to the award or as to any point arising in the course of the proceedings, the opinion of the majority shall prevail.

   (4) In the event of there being no opinion supported by a majority of the arbitrators, it shall be lawful for the Government Agent to appoint, by writing under his hand, an umpire to decide all matters in question in the arbitration, and in any such case the award shall be made by the umpire, and shall be as binding in all respects as if it had been made by the arbitrators or a majority of them.

72. **Fees.**

   (1) The Government Agent shall fix the fee to be paid to an umpire appointed under section 71 and an order directing the payment of such fee shall be included in and form part of any award made by the umpire.

   (2) In the event of assessors being appointed to assist a District Judge in the conduct of an arbitration, the District Judge shall fix the fee of the assessors, and an order directing the payment of such fee shall be included in and form part of any award made by such Judge.

73. **Enforcement of award.**

   Every award made by any arbitrator or arbitrators or by an umpire under this Part, on being registered in the District Court, shall be binding on all parties concerned, and may be enforced in the same manner as a decree of the court: Provided that in so far as such award relates to any obligation to be assumed by the cultivators referred to in section 67, such award shall have the force of a rule made under Part III, and all the provisions of this Ordinance relating to the enforcement of rules under Part III shall apply to such award.

74. **Power of Government Agent to carry out order of arbitrators.**

   (1) In any case in which by any award made under this Part any order is made upon the owner or occupier of any land or premises, the Government Agent shall cause a copy of such order to be served upon such owner or occupier; and if such owner or occupier makes default in complying with such order the Government Agent may from time to time, after reasonable notice to such owner or occupier, himself take the necessary steps to carry out the order, and for that purpose it shall be lawful for the Government Agent or any person thereto authorized in writing by the Government Agent to enter any land or premises with such workmen, instruments and things as may be necessary.

   (2) The expenses incurred by the Government Agent under subsection (1) shall be certified under his hand, and shall be a first charge on the land or premises in respect of which notice was served under subsection (1), and on any crop or produce thereof, and on any movables thereon, and where default is made in the payment of such expenses, the Government Agent shall proceed to recover such expenses in the manner provided in Part VII.
Liability where irrigation work is damaged or water is used without authority or is wasted by a person who cannot be identified.

(1) Where water from any ela, channel, watercourse or other irrigation work is obtained in any manner not authorized or is allowed to run to waste, and the person who obtained such water or allowed such water to run to waste cannot be identified, then, if any land has derived any benefit from such water, the allottee or tenant cultivator, or where there is no allottee or tenant cultivator of any land the proprietor, of such land shall be liable to pay for such water at such rate as the Government Agent may determine.

(2) Where any act is committed whereby damage is caused to any irrigation work and the person who committed such act cannot be identified, then, if any land has derived any benefit as a result of the commission of such act, the allottee or tenant cultivator, or where there is no allottee or tenant cultivator of any land the proprietor, of such land shall be liable to pay to the Government Agent the expenses incurred in repairing such damage.

(3) If default is made in the payment of any sum due under this section, such sum shall be recoverable in the manner provided in Part VII.

(4) In section 65, section 66 and in this section, "Government Agent" means the Government Agent having authority in the area concerned, and includes—

(a) an Assistant Government Agent;
(b) an Additional Assistant Government Agent;
(c) the Director, a Deputy Director and an Assistant Director of Works, having authority in the area concerned;
(d) the Superintending Engineer having authority in the area concerned; and
(e) the Executive Engineer having authority in the area concerned.

PART VII

RECOVERY OF MONEY DUE

(1) All contributions due or deemed to be due under this Ordinance shall be payable in respect of each calendar year, and shall be paid on or before the thirtieth day of June in that year, or on such other date as the Minister with the concurrence of the Minister in charge of the subject of Finance may, by Order published in the Gazette, appoint.

(2) All contributions due or deemed to be due under this Ordinance shall be recovered in accordance with the provisions of this Part. [* Section 76 is repealed by Act No. 48 of 1968]

Recovery of contributions, & c, from persons other than allottees, tenant cultivators, owner cultivators and unauthorized cultivators.

(1) Where default is made in the payment of any contribution of money or other sum due or deemed to be due under this Ordinance by a person other than an allottee or a tenant cultivator or an owner cultivator or an unauthorized cultivator, the land in respect of which such contribution or other sum is due shall be and is hereby declared to be specially bound and liable for such payment, and it shall be lawful for the Government Agent or any person authorized by writing under his hand, to seize such land and any crop or produce thereof and any movables thereon, to whomsoever such land, crop, produce or movables may belong; and if such contribution, or other sum, together with any costs payable under section 86, are not sooner paid or tendered, to sell the land, crop, produce or movables, so seized, by public auction at any time not less than twenty-one days from the date of such seizure.
Recovery of contributions, & c, from allottees, tenant cultivators, owner cultivators and unauthorized cultivators.

### 78A.

(1) Where default is made in the payment of any contribution of money or other sum due or deemed to be due under this Ordinance by an allottee or a tenant cultivator or an owner cultivator or an unauthorized cultivator, such contribution or other sum may be recovered by deducting the amount of such contribution or other sum from any moneys due to such person in respect of the purchase of a scheduled agricultural product under the Agricultural Products (Guaranteed Prices and Control of Hulling and Milling) Act.

(2) Where the Government Agent is of opinion that the contribution or other sum due or deemed to be due from a person specified in subsection (1) cannot be recovered by the means provided in that subsection, the Government Agent may, by written notice, direct such person to pay the amount of such contribution or other sum within such period as shall be specified in such notice.

(3) Where a person to whom a written notice under subsection (2) has been given fails to pay the amount of the contribution or other sum within the period specified in such notice, the Government Agent shall certify to the Small Claims Court, having jurisdiction over the place where the land or irrigation work in respect of which the contribution or other sum was due is situate, that such contribution or other sum is due from that person, and the Court shall thereupon recover such contribution or sum as a debt due from such person to the Government Agent, notwithstanding that such amount may exceed the amount which that Court may in the exercise of its ordinary jurisdiction order to be recovered, and upon recovery of such contribution or sum shall transmit the same to the Government Agent.

(4) For the purposes of subsection (3), the certificate of the Government Agent shall be prima facie evidence that the amount of the contribution or other sum specified therein is due or deemed to be due to the Government Agent from the person named therein.

Notice of seizure and sale.

### 79.

(1) Where land is seized under section 78, the Government Agent shall forthwith, after such seizure, cause a notice setting out the facts of the seizure, the reasons therefor, and the date fixed for the sale of the land to be affixed in a conspicuous position on the land.

(2) Where land is seized under section 78, the Commissioner, or the Government Agent or other officer authorized by the Commissioner shall, in addition to the notice referred to in subsection (1), cause a notice setting out the facts of the seizure, the reasons therefor, a specification of the property seized and the date fixed for the sale to be sent by registered post to the
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
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<tbody>
<tr>
<td>80</td>
<td>No seizure of any land shall be made under section 78 if the defaulter surrenders sufficient free and unclaimed movable property to satisfy the total amount due from him.</td>
</tr>
<tr>
<td>81</td>
<td>Any property which is exempt from seizure and sale under the provisions of the Civil Procedure Code shall be exempt from seizure and sale under section 78.</td>
</tr>
<tr>
<td>82</td>
<td>No land seized under section 78 shall be sold until the crop or produce thereof, and the movables thereon, if any, have been sold, and unless they have failed to realize an amount sufficient to cover the total amount due.</td>
</tr>
<tr>
<td>83</td>
<td>In all cases the sale of immovable property under section 78 shall be conducted on the spot, unless the Government Agent otherwise directs.</td>
</tr>
<tr>
<td>84</td>
<td>For the purposes of a sale under section 78, the Government Agent may fix an upset price; and where an upset price is so fixed the property, which is the subject of the sale, shall not be sold to any person other than the State at any price below the upset price.</td>
</tr>
<tr>
<td>85</td>
<td>The person making a seizure under section 78 may, if authorized thereto by general or special instructions issued by the Government Agent, appoint a suitable person to have the custody or possession of the property so seized pending the sale.</td>
</tr>
<tr>
<td>86</td>
<td>It shall be lawful for the Government Agent, or any person authorized by writing under his hand, to demand, take, and receive from any defaulter referred to in section 78, or from the owner or any joint owner of any property lawfully seized under that section, or to retain out of the proceeds of the sale of the property, sums of money calculated at the following rates for the following purposes:-</td>
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<td></td>
<td>(a) for the cost of proceeding to seize the property, a charge not exceeding fifty cents for every ten rupees or part thereof due;</td>
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<td>(b) for the expenses of any person having the custody or possession of the property, a charge not exceeding one rupee for each continuous period not exceeding twenty-four hours;</td>
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<td></td>
<td>(c) for the expenses of sale, a charge not exceeding twenty-five cents for every ten rupees or part thereof of the net proceeds of the sale.</td>
</tr>
<tr>
<td>87</td>
<td>(1) Where any property seized under section 78 is sold, the Government Agent at whose instance such seizure was made shall, after deducting the amount due from the defaulter and also the costs payable under section 86 pay the surplus, if any, arising from such sale to the owner or joint owners of the property sold, or in case the Government Agent is in doubt as to whom the money is to be paid, into the District Court having jurisdiction over the area in which the property was situated at the time of the sale.</td>
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<td></td>
<td>(2) Where any land is sold under section 78, the Government Agent shall sign a certificate of sale in such form as may be prescribed, and such certificate shall be sufficient to vest the land sold in the purchaser, and in any case where the land so sold is land under any irrigation work, such land shall vest in the purchaser free from all incumbrances whatsoever, any custom or written law to the contrary notwithstanding.</td>
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<tr>
<td></td>
<td>(3) Every certificate of sale under subsection (2) shall be liable to the stamp duty fixed for conveyance of immovable property, and to any registration or other charges authorized by law, and such duty and charges shall be paid by the purchaser.</td>
</tr>
<tr>
<td>88</td>
<td>Power to purchase on behalf of the State.</td>
</tr>
</tbody>
</table>
(1) The Government Agent or any person authorized by him in writing, may bid for and purchase, on behalf of the State, any land sold under section 78.

(2) Notwithstanding any custom or written law to the contrary, where any land is purchased under subsection (1) on behalf of the State, such land shall vest in the State free from all incumbrances whatsoever, and notwithstanding anything in subsection (3) of section 87, the certificate of sale issued in respect of that land shall not be liable to any stamp duty or any registration or other charges.

Cancellation of sale 89.

(1) Where within five years from the date of purchase of any land on behalf of the State under section 88 and before such land is resold, the defaulter or any person authorized by him, or if the defaulter be dead, any heir of the defaulter or any person authorized by any such heir, pays to the Government the amount due from the defaulter in respect of such land together with the value of the improvements made to the land after it was purchased by the State, the Government Agent shall, by endorsement on a certified copy of the certificate referred to in subsection (2) of that section, cancel the sale of such land to the State, and upon the registration of such endorsement under the Registration of Documents Ordinance, such land shall vest in the defaulter or, as the case may be, vest in such heir, as though such sale has never been made.

(2) Where any portion of any land purchased on behalf of the State under section 88 has been resold, the provisions of subsection (1) of this section shall apply, with the necessary modifications, to the portion of such land remaining unsold, and in any such case, the amount due from the defaulter shall be reduced by such amount as the Government Agent may determine in the circumstances of each case.

(3) In this section " amount due from the defaulter " means the amount in default of payment of which the land was sold under section 78, and includes the costs payable under section 86 and the surplus, if any, which has been paid under section 87 (1), together with interest on such amount, costs and surplus at such rate not exceeding six per centum per annum as the Government Agent may determine.

Resale by State. 90.

(1) Where any land has been purchased on behalf of the State under section 88, and the sale has not been cancelled under section 89, it shall be lawful for the Government Agent, at any time to resell such land, and on such resell to transfer to the purchaser, by endorsement on a certified copy of the certificate referred to in subsection (2) of section 88 all the right, title, and interest which would have been acquired by the purchaser if he had purchased the land at the original sale, and upon the registration of such endorsement under the Registration of Documents Ordinance, such right, title and interest shall vest in the purchaser accordingly.

(2) Every endorsement under subsection (1) shall be liable to the same stamp duty and charges as a certificate to a purchaser at the original sale, and such duty and charges shall be paid by the purchaser in whose favour the endorsement is made.

Summary ejectment of persons in unlawful possession of land sold under this Part. 91.

(1) Where, after the sale of any land under the provisions of this Part, any person other than the purchaser or the heir or servant or agent of the purchaser of that land at such sale remains in occupation or possession of that land or any part thereof, a Magistrate having local jurisdiction over the area in which that land is situated shall, on the application of the Government Agent, by order direct the Fiscal or a police officer to eject such person from that land and to deliver possession thereof to the Government Agent or to his
(2) The Fiscal or a police officer charged with the execution of an order of ejectment made by a Magistrate under this section shall comply with the directions of the Magistrate and shall make due return in the prescribed form furnishing the prescribed particulars relating to the execution of the order.

(3) In the execution of an order of ejectment, the Fiscal or a police officer or any other officer authorized by or accompanying the Fiscal or police officer may use such force as may be necessary to eject any person or persons in possession or occupation of the land or any part thereof and to deliver possession of the land to the Government Agent or his representative, or to the purchaser or his heir or servant or agent, as the case may be.

PART VIII
OFFENCES

92. Where any immovable property of any defaulter which is to be sold under the provisions of this Part is subject to a mortgage, it shall be lawful for the mortgagee, after making payment of the amount due from the defaulter together with the costs, if any, payable under section 86, to add the aggregate amount so paid by him to the mortgage debt; and the amount so added shall be deemed to be secured in the same manner, and to bear the same interest and to be recoverable on the same conditions, as the mortgage debt, anything in any written law other than this Ordinance to the contrary notwithstanding.

93. Every person who-

(a) willfully and mischievously blocks up, obstructs or encroaches upon or causes to be in any way blocked up, obstructed or encroached upon any channel or watercourse comprised in any irrigation work; or

(b) willfully and mischievously cuts the bund, bank, or any part of any irrigation work; or

(c) willfully and mischievously causes waste of water conserved by any irrigation work; or

(d) willfully and wrongfully draws off or converts to his own use any such water,

shall be guilty of an offence, and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding five hundred rupees or to imprisonment of either description for a period not exceeding one year or to both such fine and imprisonment. [* Primary Court has exclusive jurisdiction under section 33 of Judicature Act read with Gazette Extraordinary No. 43/4 of 1979.07.02]

94. Every Farmer's Organizations! agent

(a) fails or neglects to perform the duties devolving upon him, or

(b) in excess of the authority conferred upon him by this Ordinance or by any rule or regulation made or deemed to have been made thereunder, acts in bad faith or without probable cause or wantonly and maliciously,

shall be guilty of an offence triable by the Magistrate's Court having jurisdiction over the place where the offence was committed, and the institution of any proceeding therefor shall be deemed not to affect in any way his civil liability to the person injured by his act or omission. [+ Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act.]

95. Every person who without lawful cause resists, molests or obstructs any Farmer's Organizations+ or Farmer's Organizations+ agent in the lawful discharge of any duty imposed by this Ordinance or by any rule or regulation made thereunder shall be guilty of an offence triable by the Magistrate's Court having jurisdiction over the place where the offence was
execution of their duty.

[40,48 of 1968]  [8,23 of 1983]

Breaches of rules or regulation or of established customs.

[41,48 of 1968]  [9,23 of 1983]

96. Every person who commits a breach of any rule or regulation made or deemed to have been made under this Ordinance or a breach of any established custom relating to irrigation or drainage or flood protection or salt water exclusion or cultivation shall be guilty of an offence triable by the Magistrate's Court having jurisdiction over the place where the offence was committed.

TRIAL OF OFFENCES

Powers of Magistrate's Court.

[10,23 of 1983]

98. Notwithstanding anything in any other law, a Magistrate's Court in the exercise of any jurisdiction conferred on such court by this Ordinance shall have the following powers:-

(1) Where-

(a) the complainant in any trial under this Ordinance has sustained damage by reason of the act or omission complained of, or

(b) such act or omission is of such a nature as to call for prompt action to prevent damage, and any expenditure incurred for that purpose by the Farmer's Organizations or Farmer's Organizations agent under section 23 or section 24, or by any officer acting in pursuance of a regulation made under Part VI has not been recovered under section 25, it shall be competent to the Magistrate's Court either to direct that the damage suffered or the expenditure incurred shall be made good out of any fine it may impose on the offender, or to adjudge him to pay, in addition to any such fine, the amount of such damage or the amount of such expenditure, and such amount shall be recoverable in the manner provided in Part VII:

Provided that except with the consent of both parties no such order shall be made in any case in which the amount of the damage claimed or the expenditure incurred exceeds one thousand five hundred rupees.

(2) Where a person is convicted of a breach of any regulation made under section 64 for the protection of any irrigation work or the conservation of water supplied therefrom it shall be competent to the Magistrate's Court, in addition to any punishment it may impose, to order such person to pay a penalty not exceeding double the value of the damage caused as a result of such breach.

(3) Where any proprietor is adjudged to pay any fine or penalty for an offence under this Ordinance and default is made in the payment of the fine or penalty, it shall be competent to the Magistrate's Court instead of sentencing the defaulter to detention or imprisonment, to order the amount of the fine or penalty to be recovered in the manner provided in Part VII of this Ordinance.[++ Section 97 is repealed by Act No. 48 of 1968]

Irrigation Fines Fund.

[45, 48 of 1968]

110. (1) A Fund to be called the Irrigation Fines Fund (hereafter in this section referred to as the "Fund") is hereby established.

(2) There shall be paid into the Fund all fines and penalties imposed under this Part and all expenses recovered under section 66.

(3) There shall be paid out of the Fund such sums of money as the Secretary
to the Ministry may consider necessary"

(a) to repair any damage caused to any irrigation structure;
(b) to pay compensation in respect of any loss incurred by an allottee, or a tenant cultivator or an owner cultivator;
(c) to meet the expenses incurred in assessing the damage referred to in paragraph (a) or the compensation referred to in paragraph (b).

(4) The Secretary to the Ministry shall be responsible for the administration of the Fund.
(5) The accounts of the Fund shall be audited by the Auditor-General in accordance with Article 154 of the Constitution.
(6) The financial year of the Fund shall be the calendar year.

**PART IX**

**GENERAL**

**Acquisition of land.**

113. Land required for the purposes of this Ordinance shall be deemed to be land required for a public purpose within the meaning of the Land Acquisition Act. [+ Sections 111 and 112 are omitted, as they relate to sections 97 and 99 to 109, which have been repealed by Act No. 48 of 1968]

**Appointment of officers by Government Agent**

114 The Government Agent may, by writing under his hand, appoint officers whose duty it shall be, subject to the general or specific directions of the Government Agent, to assist the Government Agent in exercising and carrying out the powers and duties conferred or imposed upon him by this Ordinance or by any rule or regulation made or deemed to have been made thereunder.

**Plan or survey of channels, watercourses and tanks to be conclusive.**

115. If from any plan or survey purporting to have been made under the authority of the Surveyor-General or of the Director of Irrigation it appears that any channel, watercourse, or tank has been encroached upon, such plan or survey shall, in the absence of satisfactory proof to the contrary, be deemed to be conclusive proof of the facts exhibited therein.

**Validation of variable irrigation rate in respect of certain lands.**

116. In the case of any State land sold or leased subject to a condition that it should be subject to an variable in any manner specified in the condition, such land shall be, and shall be deemed to have been, subject to an irrigation rate in accordance with that condition, notwithstanding that at the time of the sale or lease of such land no provision existed for the imposition of variable irrigation rates under any previous Irrigation Ordinance then in force, and all contributions included in any specification and collected in accordance with such condition shall be deemed to have been validly included and collected.

**Regulations.**

117. (1) The Minister may make regulations for all matters for which regulations are required or authorized to be made under this Ordinance, all matters required or authorized by this Ordinance to be prescribed, and all other matters incidental to or connected with such matters.
(2) No regulation made by the Minister under this Ordinance shall have effect until it has been approved by Parliament and notification of such approval is published in the Gazette. Every regulation shall, upon notification of such approval in the Gazette, be as valid and effectual as if it were herein enacted.

**Interpretation.**

118. (1) In this Ordinance, unless the context otherwise requires-
"allottee" means an owner of a holding or a permit-holder under the Land Development Ordinance, where the holding, or the land in respect of which the permit is granted, is land benefited or to be benefited by any irrigation work;
"appointed date" means the 1st day of November, 1946;
"Commissioner" means the Commissioner of Agrarian Services and includes,
subject to the control of the Commissioner of Agrarian Services, a Deputy Commissioner or an Assistant Commissioner of Agrarian Services;

"construction" with reference to any irrigation work includes any improvement or extension of any irrigation work, or the repair or restoration of any abandoned irrigation work, or (subject to the definition of "maintenance" hereinafter contained) any operation for the protection of any irrigation work, or the irrigable area thereunder, or of any part of such work or area;

"contribution" includes all rates, subscriptions, charges and assessments made under this Ordinance or under any previous Irrigation Ordinance;

"cost of maintenance", with reference to any irrigation work in any year, includes such reasonable contribution in respect of establishment charges, cost of tools, plant and transport thereof, as may be approved by the Minister with the concurrence of the Minister in charge of the subject of Finance;

[47,48 of 1968]

"Farmer's Organizations' agent" means a Farmer's Organizations agent appointed by virtue of rules made under section 12; [*Farmer's Organizations established under the repealed Paddy Lands Act, No. 1 of 1958, continued to function until Farmer's Organizations were constituted under the Agricultural Lands Law, No. 42 of 1973. Farmer's Organizations ceased to exist upon the repeal of the Agricultural Lands Law by the Agrarian Services Act (No. 58 of 1979), and under that Act the assets and liabilities of Farmer's Organizations were transferred to the Agrarian Services Committees established under that Act]

[16, Law 37 of 1973]

"Director of Irrigation" includes-

(a) the Director, a Deputy Director and an Assistant Director of Works, having authority in the area concerned;
(b) the Superintending Engineer having authority in the area concerned; and
(c) the Executive Engineer having authority in the area concerned.

"expenses of construction" includes the expenses of survey and investigation and such reasonable contribution in respect of establishment charges, the cost of tools, plant and transport thereof, as may be approved by the Minister with the concurrence of the Minister in charge of the subject of Finance;

[47,48 of 1968]

"Government Agent" includes an Additional Government Agent, an Assistant Government Agent, Secretary to the Minister of the Board of Ministers of a Province in charge of the subject of Irrigation and Divisional Secretary of a Provincial Council;

Farmers' Organization' means a Farmers' Organization registered with the Commissioner of Agrarian Services under the Agrarian Services Act, No. 58 of 1979:

"irrigable area" means the area benefited by any irrigation work but does not include any manawari lands situated within that area;

""irrigation division" means a division declared to be an irrigation division under section 23;

[47,48 of 1968]

"irrigation scheme" means a scheme prepared in accordance with the provisions of Part V of this Ordinance;

"irrigation work" includes-

(a) any tank, bund, anicut, ela, channel, distributory, field channel or watercourse comprised in or incidental or ancillary to the irrigation work;
(b) any structure, road, bridge, sluice, gate or other engineering work comprised in, or incidental or ancillary to the construction or maintenance of the irrigation work;
(c) any structure, bund, sluice or other engineering work erected for the purpose of draining any cultivated area or of preventing or regulating the flow of salt water into or out of any such area or of protecting such area from floods;

"maintenance" with reference to any irrigation work (whether constructed under this Ordinance or under any previous Irrigation Ordinance) includes any
operation for the protection of any existing irrigation work or the irrigable area thereunder or of any part of such work or area, which the authority responsible for the maintenance of the work may declare to be a minor operation;
"major irrigation work" means an irrigation work constructed and maintained by or under the authority of the Director of Irrigation out of moneys provided by Parliament;
"manawari division" means a division declared to be a manawari division under section 23;
"manawari land" means any land which is cultivated or to be cultivated with paddy, and which is not supplied with water by any irrigation work, but is dependent for its water supply either upon rain water or on water baled from any well, or from any river, canal, lagoon, lake or other inland water;
"minor irrigation work" means an irrigation work other than a major irrigation work;
"owner cultivator" means an owner cultivator as defined in the Paddy Lands Act, No. 1 of 1958, whose paddy land is benefited or to be benefited by any irrigation work or who is the owner cultivator of manawari land; [+ Repealed by Law No. 42 of 1973 which in turn was repealed by Act No. 58 of 1979]
"paddy land" means paddy land as defined in the Paddy Lands Act, No. 1 of 1958; [" Repealed by Law No. 42 of 1973 which in turn was repealed by Act No. 58 of 1979]
"prescribed" means prescribed by this Ordinance or by any regulation made thereunder;
"previous Irrigation Ordinance" includes the Irrigation Ordinance, No. 45 of 1917,+ Ordinance No. 23 of 1889 and any Ordinance thereby repealed and Ordinances No. 6 of 1892, No. 10 of 1901, No. 16 of 1906, No. 20 of 1908 and No. 11 of 1915; [+ Repealed by Ordinance No. 32 of 1946]
"proprietor" means the owner including the owner cultivator-
(a) of any land benefited or to be benefited by any irrigation work, or
(b) of any manawari land;
"proprietors within the division"-
(a) when used with reference to an irrigation division, means the proprietors within the irrigable area in that division, and
(b) when used with reference to a manawari division, means the proprietors of manawari lands within that division;
"proprietor within any irrigable area or tract" means the proprietor of any land within that area or tract;
"regulation" means a regulation made by the Minister under this Ordinance;
"tenant cultivator" means a tenant cultivator as defined in the Paddy Lands Act, No. 1 of 1958,* where the paddy land of which he is the tenant cultivator is land benefited or to be benefited by an irrigation work or is manawari land; [* Repealed by Law No. 42 of 1973 which in turn was repealed by Act No. 58 of 1979]
"tract" means any portion of any irrigable area defined as a tract by or in pursuance of any scheme under this Ordinance;
"unauthorized cultivator" means
(a) a cultivator of any State Land not alienated under the State Lands Ordinance or the Land Development Ordinance or any other enactment; or
(b) a cultivator of any State land alienated to an allottee under the State Lands Ordinance or the Land Development Ordinance or any other enactment and has been abandoned or unlawfully disposed of by such allottee.
"village area" means a village area constituted or deemed to be constituted under the Village Councils Ordinance;
"watercourse", "channel", "ela", or "tank" includes the banks and bunds of
the watercourse, channel, ela or tank, as the case may be, and any reservation
of State land defined as belonging thereto by or under the authority of the
Director of Irrigation, either by demarcation on the ground or in any map or
plan.
(2) Every expression defined in subsection (1) shall when used in any scheme
or resolution under this Ordinance, have the meaning assigned to it by that
subsection unless the context otherwise requires.
(3) Where a part of a land belonging to a proprietor is cultivated by a tenant
cultivator, the part of the land cultivated by the tenant cultivator and the part
of the land not so cultivated shall, for the purposes of this Ordinance, be deemed
to be two separate lands.

Savings.

119. On and after the appointed date-

[47, 48 of 1968]
(1) every rule, made under any previous Irrigation Ordinance by the proprietors
within any irrigation district, or in place of such proprietors by the Government
Agent in the exercise of the powers vested in him by any previous Irrigation
Ordinance, and in force or deemed to be in force at the appointed date, shall,
so far as it is not inconsistent with the provisions of this Ordinance, continue in
force in each of the irrigable areas or tracts within that district and shall be
deemed for all purposes to be a rule made by the Farmer's Organizations
within each such irrigable area or tract under this Ordinance; [* Farmer's
Organizations established under the repealed Paddy Lands Act No. 1 of 1958,
continued to function until Farmer's Organizations were constituted under the
Agricultural Lands Law No. 42 of 1973. Farmer's Organizations ceased to
exist upon the repeal of the Agricultural Lands Law by the Agrarian Services
Act No. 58 of 1979, and under that Act the assets and liabilities of Farmer's
Organizations were transferred to the Agrarian Services Committees
established under that Act]
(2) every rule, made under any previous Irrigation Ordinance by the proprietors
within any irrigable area or tract, and in force or deemed to be in force at the
appointed date, shall, so far as it is not inconsistent with the provisions of
this Ordinance, continue in force in such irrigable area or tract and shall be
deemed for all purposes to be a rule made under this Ordinance;
(3) every rule relating to the protection of irrigation works or the conservation of
water, made by the Governor under section 60 of the Irrigation Ordinance, No.
45 of 1917, or under any other previous Irrigation Ordinance, and in force at
the appointed date shall, so far as it is not inconsistent with the provisions of
this Ordinance, continue in force and shall be deemed for all purposes to be a
regulation made under section 64 of this Ordinance; [+ Repealed by Ordinance
No. 32 of 1946.] 

[47, 48 of 1968]++
(5) every by-law, made or deemed to have been made under section 49 (2)
(xxii) of the Village Communities Ordinance by the Village Committee of any
village area, and in force at the appointed date, shall, so far as it is not
inconsistent with the provisions of this Ordinance, continue in force and shall
be deemed for all purposes to be a rule made by the Farmer's Organizations
concerned; [* Farmer's Organizations established under the repealed Paddy
Lands Act No. 1 of 1958, continued to function until Farmer's Organizations
were constituted under the Agricultural Lands Law No. 42 of 1973. Farmer's
Organizations ceased to exist upon the repeal of the Agricultural Lands Law by
the Agrarian Services Act No. 58 of 1979, and under that Act the assets and
liabilities of Farmer's Organizations were transferred to the Agrarian Services
Committees established under that Act] [§ This is a reference to the paragraph
(xxii) of section 49 (2) of the Village Communities Ordinance Cap. 198 in the
1938 Edition], which is repealed by section 119(1) of Ordinance No. 32 of
1946] [++ Paragraph (4) is repealed by Act No. 48 of 1968]

(6)

(a) where any rule or resolution not inconsistent with the
provisions of this Ordinance has been made or passed under Chapter III of the Irrigation Ordinance, No. 45 of 1917, before the appointed date but has not been brought into force before that date, such rule or resolution shall be deemed to be made or passed under this Ordinance and may be brought into force in accordance with the provisions of this Ordinance; \[+\] Repealed by Ordinance No. 32 of 1946. \[+\] Paragraph (4) is repealed by Act No. 48 of 1968\]

(b) for the purposes of paragraph (a), any rule or resolution made by a majority of the proprietors within any irrigation district shall be deemed to be a rule or resolution, as the case may be, made by the Farmer's Organizations or passed by a majority of the allottees, tenant cultivators and proprietors under this Ordinance within each irrigable area or tract within that district;

(7) every resolution passed by a majority of proprietors under any previous Irrigation Ordinance, and in effect at the appointed date, shall continue in force and be deemed to be a resolution passed under this Ordinance;

**(9) all rates, subscriptions, contributions, charges and assessments established, levied, or made under any previous Irrigation Ordinance or any rules thereunder, and in force at the appointed date, shall be deemed to be established, levied or made, as the case may be, under this Ordinance; \[**\] Paragraph (8) is repealed by Act No. 48 of 1968\]

(10) every committee (other than a district advisory committee) constituted or established under any previous Irrigation Ordinance and in existence at the appointed date shall be deemed for all purposes to be a committee constituted or established under this Ordinance;

(11) any specification, plan, estimate or report prepared or made under or in pursuance of any of the provisions of any previous Irrigation Ordinance or deemed to have been prepared or made under or for the purposes of any such Ordinance shall be deemed to have been duly prepared or made under and for the purposes of this Ordinance;

(12) every scheme prepared and sanctioned or deemed to have been sanctioned under any previous Irrigation Ordinance and in effect at the appointed date shall continue in force and shall be deemed for all purposes to be a scheme duly confirmed, ratified and in effect under this Ordinance.

### Schedule

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1. The Jaffna Peninsula Lagoon Scheme in the Northern Province.
2. The Pahuru Oya Flood Protection Scheme in the Western Province.
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