

मध्यप्रदेश भू-राजस्व संहिता की धारा
251 (2) एवं (6) के अधीन बने नियम

क्रमशः अधिसूचना क्रमांक

222-6477-सात-एन (नियम) दिनांक 06

जनवरी, 1960 एवं अधिसूचना क्रमांक

223-6477-सात-एन (नियम) दिनांक 06

जनवरी, 1960

15

354 353

भाग ४ (ग)]

मध्यप्रदेश राजपत्र, दिनांक २२ जनवरी १९६०

२६७

Bhopal, the 6th January 1960.

No. 222-6477-VII-N (Rules).-In exercise of the powers conferred by sub-section (1) and sub-clause (a) of clause (lxvi) of sub-section (2) of section 258 read with sub-section (2) of section 251 of the Madhya Pradesh Land Revenue Code, 1959 (No. 20 of 1959), and in supersession of all the rules previously made on the subject, the State Government hereby makes the following rules, the same having been previously published, as required by sub-section (3) of section 258 of the said Code, namely:—

RULES

An application to be made by a person claiming any interest other than the right of irrigation or nistar in a tank vested in the State Government under sub-section (1) of section 251 shall be in the following form:—

APPLICATION

Under sub-section (2) of section 251 of the Madhya Pradesh Land Revenue Code, 1959 (No. 20 of 1959).

To

The Collector

I , son of , resident of village
apply for the payment of a compensation of Rs. for my interest as a
in the tank bearing survey number/plot number
area situated in village tahsil
district the land revenue assessable on which as irrigated land
of soil works out at Rs.

Date

Signature of the applicant.

By order and in the name of the Governor of Madhya Pradesh,
N. D. GUPTA, Secy.

795

15

२६८

मध्यप्रदेश राजपत्र, दिनांक १२ जनवरी १९६०

[भाग ४ (ग)

Bhopal, the 6th January 1960.

No. 223-6477-VII-N (Rules).—In exercise of the powers conferred by sub-section (1) and sub-clause (b) of clause (lxvi) of sub-section (2) of section 258 read with sub-section (6) of section 251 of the Madhya Pradesh Land Revenue Code, 1959 (No. 20 of 1959), and in supersession of all rules previously made on the subject, the State Government hereby makes the following rules, the same having been previously published, as required by sub-section (3) of section 258 of the said Code, namely :—

RULES

1. Irrigation of fields and Nistar from the tanks vested in the State Government shall be allowed to the extent recorded in the Wajib-ul-arz of the last settlement.
2. If surplus water is available after meeting the rights of irrigation and nistar referred to in rule 1, or otherwise, it may be supplied to the Bhumiswami on his application to the Collector, if he agrees to pay the land revenue, of the survey number|plot number concerned as irrigated land at the settlement rates.
3. If the water supply of the village, in the opinion of the Collector, is insufficient, he may reserve such tank exclusively for drinking or any other nistar purposes.

By order and in the name of the Governor of Madhya Pradesh,
N. D. GUPTA, Secy.