भारत परम्परागत कला शिक्षा का अभ्यास उन्नति हेतु।

1. (a) इस प्रारंभिक कार्यान्वयन कार्यान्वयन हेतु अभियंता, 1969 हेतु।

2. (a) "सूचित" के साथ एक नाम हेतु गणना घोषित इंद्रिा गोपी, 1969 (मार्च 20 त्त्व स्वरूप);

3. (a) "भारत परम्परागत कला शिक्षा का अभ्यास उन्नति हेतु। कार्यान्वयन" के प्रतिनिधि विषयक पत्र भाग 1 कार्यान्वयन बनाएँ कार्यान्वयन;

4. (a) "सूचित" के साथ एक नाम हेतु गणना घोषित इंद्रिा गोपी, 1969 (मार्च 20 त्त्व स्वरूप);
(2) प्रदेश (1) के प्रमुख उपनिवेशित तथा संस्थापन वास्तवकाल वर्तमान या विहीन 
भाषा उपकरण के संबंध में भविष्य दिनांक की बुधशिक्षा का ध्यान दें। जहाँ की सन्दिग्ध निवेदन भविष्यकाल के ध्यान दें।

(3) संस्थापित वर्तमान की भविष्यकाल के संचरन, संयुक्त तथा बस्ती तथा संबंधित हैं, यहाँ संबंधित है।

(4) धारा 3 की प्रस्तुति के ध्यान में क्षेत्र विभाग के प्रमुख भविष्यकाल के युवा की भविष्य की निवेदन भविष्यकाल के ध्यान दें।

(5) निवेदन के ध्यान में क्षेत्र विभाग के प्रमुख भविष्यकाल के युवा की भविष्य की निवेदन भविष्यकाल के ध्यान दें।

(6) निवेदन के ध्यान में क्षेत्र विभाग के प्रमुख भविष्यकाल के युवा की भविष्य की निवेदन भविष्यकाल के ध्यान दें।
(1) अधिकारिक नियम राजन डा आयुक्त, राजम सरकार के विनियमन, विनियमित प्रमुखों के लिए।

(2) वाराणसी क्षेत्र के लिए।

(3) या, उच्च न्यायालय के लिए।

(4) भारतीय संसद के लिए।

(5) राजस्थान के लिए।
परम्परा ऐसे कोई बायरें, इस माफिकता के मार्गस्थल होने की तारीख है एक सार्थक वर्धकों का विश्वास है। आपके फ़र्मांक, नहीं किया जाएगा।

सम्पन्नकरण—एक धारण में माफिकता "इस माफिकता के प्रवर्तक होगे" के का कोई विवेकानुशासन के संबंध में, माफिकता है। कर्तव्य होने की यह निर्दिष्ट तारीख जो उस उद्देश्य के संबंध में धर्म १ की उपबोधना (३) के पालन-नियम की गई है।

२१. (१) राज्य शरणार्थी, इस माफिकता के प्रवर्तकों की सम्बन्धित करने के लिए लिखित पुरा अभागु ना संताने की परम्परा.

२१. (२) इस माफिकता के प्रवर्तक करने वाले समस्त लिखित नियम राज्य नियम]लिखण के खर्च पर प्रकाशी अंतर्दों.

पोषण, निवास २ गर्म १९७२

प. ११६६-पुलवा-(प्र.)—महाराष्ट्र संविधान के अनुसार २१४ के बंधन (३) के प्रवर्तक व माफिकता कार्यक्रम

पंचायत, १९६२ (वर्ष १२ जून १९६२) ग्राम पंचायत राज्याधिकार के विषयक से विरोध व काम किया जाता है।

महाराष्ट्र के राज्याधी के नामकता तथा व्यवस्थापित, अ. स. शर, विलोकन साधित,
THE MADHYA PRADESH KARADHAN ADHINITYAM, 1982

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MADHYA PRADESH ACT
No. 15 of 1982

[Received the assent of Governor on the 3rd May, 1982; assent first published in the "Madhya Pradesh Gazette" (Extra-ordinary), dated the 9th May, 1982.]

An Act to provide for levy of school building cess, forest development cess and mineral areas development cess and matters incidental thereto.

Be it enacted by the Madhya Pradesh Legislature in the Thirty-third Year of the Republic of India as follows:—

PART I—PRELIMINARY

1. (1) This Act may be called the Madhya Pradesh Karadhan Adhiniyam, 1982.

(2) It extends to the whole of the State of Madhya Pradesh.

(3) It shall come into force on such date as the State Government may, by notification, appoint and different dates may be appointed for different provisions of this Act.

PART II—SCHOOL BUILDING CESS

2. In this part, unless the context otherwise requires,—

(a) "Code" means the Madhya Pradesh Land Revenue Code, 1959 (No. 20 of 1959);

(b) "school building cess" means the school building cess levied under section;

(c) "holder of land" means a tenure holder, occupancy tenant or a Government lessee;

(d) "holding" means all land held by a holder in the State in any one or more than one of the capacities specified in clause (c);

(e) "member of a Schedule Caste" means a member of any caste, race or tribe or part of a group within a caste, race or tribe specified as Scheduled Caste with respect to the State of Madhya Pradesh under article 341 of the Constitution of India;

(f) "member of Schedule Tribes" means a member of any tribe, tribal community or part of or group within a tribe or tribal community specified as such with respect to the State of Madhya Pradesh under article 342 of the Constitution of India;

(g) words and expressions used in this part and not defined herein but defined in the Code shall have the meaning assigned to them in the Code.

3. (1) There shall be levied and collected for every revenue year school building cess on every holding of six hectares and above held by a holder at the rate of three rupees and seventy five paisa per hectare:

Provided that the provision of this sub-section shall, in respect of a holding held by a member of Scheduled Castes or Scheduled Tribes shall, have effect as if for the words "six hectares", the words "ten hectares" were substituted.
(2) The school building cess levied and collected under sub-section (1)
shall be in addition to land revenue or rent or any other cess or tax
payable by the holder of the land in respect of the holding under the
Code or any other enactment for the time being in force and shall be
payable by the holder of the land in the same manner as, and alongwith,
land revenue;

(3) The provisions of the Code relating to assessment, collection and
recovery of land revenue shall, so far as may be, apply to the assessment,
collection and recovery of school building cess under this part, as if the
cess were land revenue assessed on the holding under the Code.

4. (1) The proceeds of the school building cess under section 3 shall
first be credited to the Consolidated Fund of the State and the State
Government may, at the commencement of each financial year, after due
appropriation has been made by law, withdraw from the Consolidated
Fund of the State an amount equivalent to the proceeds of the school
building cess realised by the State Government in the preceding financial
year and shall place it to the credit of a separate fund to be called the
Primary School Buildings Construction Fund and such credit to the
said fund shall be an expenditure charged on the Consolidated Fund of
the State of Madhya Pradesh.

(2) The State Government shall every year make its contribution to
the fund equal to fifty per cent. of the amount credited to the fund
under sub-section (1).

(3) The amount in the credit of the fund shall be utilised for
construction and furnishing of Primary School building in non-urban
areas as defined in clause (2-A) of section 2 of the Code and for that
purpose only so much amount in the credit of the fund shall be allotted
to a district as is recognised by way of school building cess from that
district together with fifty per cent. of the contribution of the State
Government for that district.

5. The maintenance and operation of the Primary School Buildings
Construction Fund including the investment or re-investment of sums
in its credit shall be in accordance with the rules made under this Part.

PART III—FOREST DEVELOPMENT cess

6. In this Part—

(a) "forest development cess" means cess levied on sale or supply
of forest produce by the Forest Department under section 7;
(b) "Forest Department" includes the Forest Development
Corporation constituted under the Companies Act, 1956
(No. 1 of 1956);
(c) the expression "forest produce" shall have the meaning assigned
to that expression in clause (4) of section 2 of the Indian
Forest Act, 1927 (No. 16 of 1927);

7. (1) There shall be levied and collected a forest development cess
on every sale or supply of forest produce by the Forest Department
at the rate of one per cent. of the price at which such forest produce is
sold or supplied.
(2) The forest development cess levied under sub-section (1) shall be in addition to any tax leviable on forest produce under any other law for the time being in force.

(3) The forest development cess payable under sub-section (1) in respect of forest produce sold or supplied by the Forest Department shall be payable by the person to whom the forest produce is sold or supplied and shall be collected by and recovered by the officer or official of the Forest Department concerned with such sale or supply at the time of such sale or supply.

(4) The proceeds of the forest development cess levied under sub-section (1) shall first be credited to the Consolidated Fund of the State and the State Government may, at the commencement of each financial year after due appropriation has been made by law, withdraw from the Consolidated Fund of the State an amount equivalent to the proceeds of the forest development cess realised by the State Government in the proceeding financial year and shall place it to the credit of a separate fund to be called the Forest Development Fund and such credit to the said fund shall be an expenditure charged on the Consolidated Fund, of the State of Madhya Pradesh.

(5) The amount in the credit of the fund shall, at the discretion of the State Government, be utilised for—

(a) social forestry purposes;
(b) afforestation, re-forestation and rehabilitation of forest; and
(c) any other purposes connected with the development of forests, as the State Government may, by notification, specify.

(6) The maintenance and operation of the Forest Development Fund shall be in accordance with the rules made in this behalf.

PART IV—MINERAL AREAS DEVELOPMENT CESS

Definitions

8. In this part, unless the context otherwise requires,—

(a) "dead rent" means the dead rent payable under the Mines and Minerals (Regulation and Development) Act, 1957 (No. 67 of 1957);
(b) "land" means land held under a mining lease for undertaking mining operations;
(c) "mineral areas development cess" means cess levied under section 9 on land held under a mining lease for undertaking of mining operations;
(d) "royalty" means the royalty payable under the Mines and Minerals (Regulation and Development) Act, 1957 (No. 67 of 1957) and includes any payments made or likely to be made to the Central Government or the State Government as the case may be for the right of raising minerals from the land under the said Act;
(e) words and expressions used but not defined in this part and defined in the Mines and Minerals (Regulation
9. (3) There shall be levied and collected on the land held under a mining lease for undertaking mining operation a mineral areas development cess at the rate of twenty-five percent of the rental value thereof.

(2) For the purpose of sub-section (1) rental value shall be equal to the royalty or dead rent as the case may be, whichever is higher.

(3) The mineral areas development cess shall be payable by the person to whom the mining lease is granted.

(4) The mineral areas development cess shall, subject to and in accordance with the rules made in this behalf, be collected by such agencies and in such manner as may be prescribed and shall be applied towards development of mineral bearing areas.

PART V—MISCELLANEOUS

10. If any difficulty arises in giving effect to the provisions of this Act, the State Government may, by order, not inconsistent with the provisions of this Act, remove the difficulty:

Provided that no such order shall be made after the expiry of a period of one year from the date of commencement of this Act.

Explanation—In this section the expression "commencement of this Act" means with relation to any provision of this Act, the relevant date of commencement, appointed under sub-section (3) of section 1, in relation to that provision.

11. (3) The State Government may, after previous publication, make rules to carry out the purposes of this Act.

(2) All rules made under this Act shall be laid on the table of the State Legislative Assembly.