p\EXTRACT FROM HARYANA PANCHAYATI RAJ ACT, 1994

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THE HARYANA PANCHAYATI RAJ ACT, 1994 (HARYANA ACT NO.11 of 1994)

{Received the assent of the President of India on the 21stApril, 1994, and first published for general information in the Haryana Government Gazette (Extra ordinary), Legislative Supplement Part I of the 22ndApril, 1994}

AN ACT

To provide for the constitution of Gram Panchayats, Panchayat Samitis and ZilaParishads

for better administration of the rural areas and for matters connected therewith or

incidental thereto.

Be it enacted by the Legislature of the State of Haryana in the Forth-fifty Year of the

Republic of India as follows:-

1. Short title, extent and commencement:

(1) This Act may be called the Haryana Panchayati Raj Act, 1994.

(2) It extends to the whole of the State of Haryana.

(3) ItshallcomeintoforceonsuchdateasStateGovernmentmay,bynotification,inthe Official Gazette,appoint.

2. Definition:-In this Act, unless the context otherwiserequires:-

(i) "Additional Director" means an officer appointed by the Government to perform the functions of an Additional Director under thisAct.

(ii) "Audit means a person, male or female, who has attained the age of eighteenyears;

(iii) "Assembly" means the Haryana LegislativeAssembly.

(iv) "Backward Classes' means such classes of citizens as may be specified by the Government from time totime.

(v) "block" means such local area in a district as may be declared by the Government, by notification in the Official Gazette, to be a block at intermediatelevel;

(vi) "BlockDevelopmentandPanchayatOfficer"meansanofficerappointedassuchbythe Government.

(vii) x x x x x x x

(vii) x x x x x x x

(ix) x x x x x x x

(x) "casual vacancy" means a vacancy occurring otherwise than by efflux oftime;

(xi) x x x x x x x

(xii) "Chairman" means a Chairman of Panchayat Samiti elected under thisAct

(xiii) "Chief Executive Officer " means the Chief Executive Officer of a ZilaParishad;

(xiv) "Collector" means the Collector of a district in which the village is situated and includes any officer appointed by the Government to perform the functions of a Collector under this Act;

(xv) x	х	х	х	х	х
(xvi) x	х	x	x	х	х

(xvii) "competent Authority" means such Government officer or authority as the Government may, by notification in the Official Gazette, appoint to perform the functions of a competent authority under thisAct;

(xviii) "Deputy Commissioner" means the Deputy Commissioner of a district and includes anyofficernotbelowtherankofanAssistantCommissionerappointedbytheGovernment to perform the functions of a Deputy Commissioner under thisAct;

(xix) "Director" means the Director of Panchayats appointed under thisAct.

(xx) "District" means a revenue district in the State of Haryana;

(xxi) "District Development and Panchayat Officer" means an officer appointed by the Government to perform the functions of a District Development and Panchayat Officer under thisAct;

(xxii) x xxxx

(xxiii) "Executive Officer" means an Executive Officer of a PanchayatSamiti;

(xxiv) x xxxx

(xxv) FinanceCommission"meanstheFinanceCommissionconstitutedunderclause(I)of article 243-I of the Constitution ofIndia;

(xxvi) "general election" means the election held under this Act for the constitution or reconstitution of a Gram Panchayat, Panchayat Samiti or ZilaParishad, as the case may be, after the expiry of its term orotherwise;

(xxvii) "Government" means the Government of the State of Haryana;

(xxix) "Gram Panchayat" means the Panchayat constituted at village level under thisAct;

(xxx) "Gram Sabha" means a body consisting of persons registered as voters in the electoral rolls of a village comprised within the area of the Panchayat at the villagelevel;

(xxxi) x x x x x x

(xxxii) x x x x x x

(xxxiii) "Local Authority" means a Municipal Corporation, Municipal Council, Municipal Committee, Cooperative Society, Market Society Improvement Trust, Cantonment Board, Urban Development Authority, Gram Panchayat, Panchayat Samiti, ZilaParishad, a Board or Companyor Corporation financed or aided by Central or StateGovernment;

(xxxiv) x x x x x x

(xxxv) "member"meansamemberofPanchayatSamitiorZilaParishad, as the case may be;

(xxxvi) "municipality" means municipality as defined in the Haryana Municipal Act, 1973;

(xxvii) x	х	x	х	х
(xxxviii) x	x	x	x	х
(xxxix) x	x	x	x	х
(xl) x	x	x	x	х

(xli) "Panch" means a member of a Gram Panchayat elected under this Act ;Ommitted by Haryana Act No. 10 of 1994

(xlii) "Panchayat area" means the territorial area of a Gram Panchayat;

(xliii)^{***}PanchayatSamiti^{**}meansaPanchayatSamiticonstitutedforablockunderthisAct and having jurisdiction over the block area as notified in the OfficialGazette;

(xliv) "population" means the population as ascertained at the last preceding census of which the relevant figures have been published;

(xlv) "prescribed " means prescribed by rules made under this Act;

(xlvi) "prescribed authority" means such authority as may be prescribed by rules made under this Act;

(xlvii) "President" means a President of a ZilaParishad elected under this Act;

(li) "public servant" means a public servant as defined in section 21 of the Indian Panel Code, 1860 (Central Act 45 of 1860) and shall include a Panch {ommitted by Haryana Act No.10of1999}Sarpanch,memberofPanchayatSamitiorzilaParishad,ChairmanorVice Chairman and President or VicePresident.

(lii) x xxxx

(liii) "qualifying date" means the Ist day of January the year in which the list of voters for the purposes of the general election of members for constituting or reconstituting a Gram panchayat , Panchayat Samiti or ZilaParishad as the case may be is prepared or revised under the provisions of this Act;

(liv) "Sabha area" means an area declared to be Sabha area under thisAct;

(lv)x x x x x

(Ivi) "Sarpanch" means a Sarpanch of Gram Panchayat elected under this Act;

(Ivii) "Schedule" means the Schedule appended to this Act;

(Iviii)"ScheduleCaste"meanssuchcastes, races or tribes or part of or groups within, such castes, races or tribes as are deemed to be Scheduled Castes in relation to the State of Haryana under artilce 341 of the Constitution of India;

(lix) x x x x x x

(Ix) x x x x x x

(Ixi) "State Election Commission" means the State Election Commission constituted under article 243K of the Constitution of India;

(lxii) x xxxx

(Ixiii) "Sub Divisional Officer" means an officer-in-charge of a Sub Division of a district constituted for revenue and general purposes;

(lxiv) x xxxx

(Ixv) "territorial constituency" means a ward in which a village or group of villages or a Block or a District is divided for the purposes of election of Gram Panchayat, Panchayat Samiti and ZilaParishad;

(lxvi) x xxxx

(Ixvii) "Vice-Chairman" means a Vice Chairman of a Panchayat Samiti elected under this Act;

(Ixiii) "Vice President" means a Vice President of a ZilaParishad elected under this Act;

(lxix) "Village" means a revenue estate in the revenue records of a district in which it is situated or a village as may be specified, by notification in the Official Gazette, by the Government;

(Ixxii)"ZilaParishad" means a ZilaParishad constituted at district level under this Act.

(Ixxiii)" ZilaParishad Fund" means the ZilaParishad Fund under this Act.

General provisions applicable to Gram Panchayats, Panchayat Samitis and ZilaParishad

3. Duration of Gram Panchayat, Panchayat Samiti and ZilaParishad:

(1) "Every Gram Panchayat, Panchayat Samiti and ZilaParishad unless sooner dissolved under any law for the time being in force, shall continue for five years from the date appointed for its first meeting and nolonger.

Provided that all the Gram Panchayats and Panchayat Samitis existing immediately on the commencement of the Constitution (Seventy-third Amendment) Act, 1992 shall continue till the expiration of their duration, unless sooner dissolved by a resolution passed to that affect by the Assembly."

(substitutedw.e.f. 04.05.2020 via Leg. 13/2021 dated 05.04.2021)

(2) An election to constitute a Gram Panchayat, Panchayat Samiti and ZilaParishad, as the case may be, shall becompleted:-

(a) before the expiry of its duration specified insub-section(I);

(b) before the expiry of a period of six months from the date of its dissolution;

Provided that where the remainder of the period for which the dissolved Gram Panchayat, Panchayat Samiti or ZilaParishad, as the case may be, would have continued is less than six months, it shall not be necessary to hold any election for constituting the Gram Panchayat, Panchayat Samiti or ZilaParishad for such period as the case may be;

(3) A Gram Panchayat, Panchayat Samiti or ZilaPaishad constituted upon the dissolution of a Gram Panchayat, Panchayat Samiti, ZilaParishad before the expiration of its duration shallcontinueonlyfortheremainderoftheperiodforwhichthedissolvedGramPanchayat, Panchayat Samiti or ZilaParishad, as the case may be would have continued under subsection (i) had it not been sodissolved.

(4) If a Gram Panchayat, Panchayat Samiti or ZilaParishad as the case may be is not reconstituted before the expiration of its duration laid down in sub-section (1), it shall be deemedtohavebeendissolvedontheexpiryofthesaiddurationand, thereupon,

provisions of sub-section (2) of Section 52., sub-section (1) of Section 111 or sub-section (4) of section 158, as the case may be, shall be applicable.

4. Oath:

(1) Before entering upon the duties of their offices as Panches, Sarpanches, members, Chairmen, Vice Chairmen, President or Vice Presidents, as the case may be, they shall taken an oath of allegiance or make affirmation in the Form specified in Schedule1.

(2) If any person mentioned in sub-section(1)refuses to take or make oath or affirmation, his election shall be deemed to be invalid and a fresh election shall beheld.

(3) No person whose election is deemed to be invalid under this Section, shall be eligible for election to any Gram Panchayat, Panchayat Samiti or ZilaParishad, as the case may be, for a period of two years from the date on which he ought to have taken or made oath or affirmation.

****4(A)** The offices of panch shall be reserved for the Backward Classes (B) in every Gram Panchayat and the number of wards so reserved shall bear, as nearly as may be, the same proportion to the total number of wards in that Gram Panchayat as one-half of the percentage of population of Backward Classes (B) to the total population in that Gram Sabha area and rounded off to the next higher integer in case the decimal value is 0.5 or more and such wards shall be allotted by draw of lots among the wards other than that reserved for Scheduled Castes and Backward Classes (A) and also by rotation in the subsequent elections:

Provided that every Gram Panchayat shall have at least one panch belonging to the Backward Classes (B) if its population is two percent or more of the total population of the sabha area and such ward shall be allotted by draw of lots among the wards other than that reserved for Scheduled Castes and Backward Classes (A) and also by rotation in the subsequent elections:

Provided further that where the number of wards so reserved for Backward Classes (B) under this sub-section added to the number of wards reserved for the Scheduled Castes and Backward Classes (A) exceeds fifty percent of the total number of wards in that Gram Panchayat, then the number of wards reserved for the Backward Classes (B) shall be restricted to such largest number that shall lead to the total of the wards reserved for the Backward Classes (A), Backward Classes (B) and Scheduled Castes not exceeding fifty percent of the total wards in that Gram Panchayat.

Explanation.-For the purposes of reservation of Backward Classes (B) under this sub-section, the population of the Gram Sabha area and the population of Backward Classes (B) in said sabha area shall be such, as may be drawn from the Family Information Data Repository established under the provisions of the Haryana Parivar Pehchan Act, 2021 (20 of 2021), on such date, as may be notified by the Government.";

5. Resignation:

(**inserted via Notification no. Leg. 17/2024 dated 16th August, 2024)

A Panch, Sarpanch, member, Chairman, Vice-Chairman, President or Vice President asthe casemaybemayresignhisofficebygivinginwritinghisintentiontodosototheDirector and on such resignation being accepted he shall be deemed to have vacated hisoffice.

6. Filling of casualvacancy:

(1) Whether a vacancy occurs by death, resignation removal or otherwise of a Panch, Sarpanch, member, Chairman, Vice Chairman, President or Vice –President as the case may be, a new Panch, Sarpanch, member, Chairman, Vice Chairman, President or vice President, as the case may be shall be elected in the manner as may be prescribed.

(2) Any person elected to fill up a vacancy under this section shall hold office for the unexpiredportionofthetermforwhichthepersoninwhoseplaceheiselectedwouldhave otherwise continued inoffice.

SABHA, AREAESTABLISHMENTANDCONSTITUTION OF GRAMSABHAANDGRAM PANCHAYATS.

7. Demarcation of sabhaarea:

(1)The Government may,by notification, declare any village or apart of a village or group of contiguous villages with a population of not less than five hundred to constitute one or more sabhaareas:

****7(A)** Five percent of the total number of offices of Sarpanch in a block and rounded off to the next higher integer in case the decimal value is 0.5 or more shall be reserved for Backward Classes (B) and shall be allotted by draw of lots among the highest three times the number of Gram Panchayats proposed for reservation for Backward Classes (B) which are having the largest percentage of population of Backward Classes (B) after excluding those Gram Panchayats where the post of Sarpanch is already reserved for Scheduled Castes under sub-section (5) and for Backward Classes (A) under sub-section (7) and also by rotation in the subsequent elections:

Provided that where the number of offices of Sarpanch in a block so reserved for Backward Classes (B) under this sub-section added to the number of offices of Sarpanch reserved for the Scheduled Castes and Backward Classes (A) in that block exceeds fifty percent of the total number of offices of Sarpanch in that block, then the number of offices of Sarpanch reserved for the Backward Classes (B) shall be restricted to such largest number that shall lead to the total of the offices of Sarpanch reserved for the Backward Classes (A), Backward Classes (B) and Scheduled Castes not exceeding fifty percent of the total offices of Sarpanch in that block.

Explanation.- For the purposes of reservation of Backward Classes (B) under this sub-section, the population of the block and the population of Backward Classes (B) in said block shall be such, as may be drawn from the Family Information Data Repository established under the provisions of the Haryana Parivar Pehchan Act, 2021 (20 of 2021), on such date, as may be notified by the Government.".

(**inserted via Notification no. Leg. 17/2024 dated 16th August, 2024)

8. Establishment and constitution of GramPanchayat:

(1) The Government may, by notification, establish a Gram Panchayat by name in every sabhaarea.

(2) Every Gram Panchayat shall consist of:-

a) Sarpanch who shall be elected by the Gram Sabha from amongst its voters, by secret ballot;

b) Six to twenty Panches from wards in a Panchayat area in the mannerprescribed.

c) (Ommitted by Haryana Act No. 10 of1999)

d) Alltheaboveseatsreferredtoinclause(b)ofsub-section(2)shallbefilledinbypersons chosen by direct election from the wards in the Panchayat area and for this purpose each Panchayat area shall be divided into wards in such manner that the ratio between the population of each ward and number of the seats of Panches allotted to it shall, so far as possible, be the same throughout the Panchayatarea.

9. *"Reservation of equal representation in GramPanchayat:

(1) All wards in a Gram Panchayat and all Gram Panchayats in a block shall for the purpose of this section be sequentially numbered in such manner, as may be prescribed:

Provided that for such sequential numbering, the wards or Gram Panchayats reserved for the Scheduled Castes shall be considered as one group and the remaining wards or Gram Panchayats as another group.

(2) The offices of panch in every Gram Panchayat shall be reserved for the Scheduled Castes in such a way that the number of seats reserved for the Scheduled Castes shall bear, as nearly as may be, the same proportion to that total number of seats in that Gram Panchayat as the population of the Scheduled Castes to the total population in that Gram Sabha area and such seats shall be allotted to such wards having maximum percentage of population belonging to the Scheduled Castes.

(3) To ensure equal representation, a woman who is otherwise qualified to be elected, may contest from such ward of a Gram Panchayat that receives an even number in the sequential numbering arrived at for that group under sub-section (1) and a person other than woman, who is otherwise qualified to be elected, may contest from such ward of a Gram Panchayat that received an odd number in the sequential numbering arrived at for that group under sub-section (1) in any general election and vice versa in the next general election:

Provided that if in any Gram Panchayat there is only one ward reserved for the Scheduled Castes, then a women who is otherwise qualified to be elected and belonging to the Scheduled Castes shall be allowed to contest from such ward.

(4) Every Panchayat shall have one panch belonging to Backward Classes if its population is two percent or more of the total population of the sabha area and such seat shall be allotted t such ward having maximum percentage of population of persons belonging to Backward Classes.

Explanation. – In case the dame ward of a Gram Panchayat is eligible for reservation of Scheduled Castes and Backward Classes, preference shall be given to Scheduled Cases and the next eligible ward of Gram Panchayat shall be reserved for the Backward Class.

(5) The offices of Sarpanch of Gram Panchayats in a block shall be reserved for the Scheduled Castes and the number of offices reserved shall bear the same proportion to

^{*} However, in compliance with the judgment dated 04.03.2021, 'VikasKishanraoGawali versus State of Maharsahtra& Others' and judgment dated 10.05.2022, 'Suresh Mahajan versus State of Madhya Pradesh & Another', the reservation for Backward Classes Group A during the coming Panchayati Raj Elections shall not be applicable till the condition of 'triple test' as mentioned in the above referred judgments is met.

the total number of offices of Sarpanches in the block, as the population of Scheduled Castes in the block bears to the total population of that block and such seats shall be rotated to different Gram Panchayats, firstly having the largest maximum percentage population of Scheduled Castes and secondly having the next largest maximum percentage population of Scheduled Castes and so on until the last eligible Gram panchayat is reserved and thereafter the cycle shall start again:

Provided that the office of the Srapanch shall be reserved for Scheduled Castes only if the population of scheduled Castes in that Gram Panchayat is more than ten percent of the total population.

(6) To ensure equal representation, a woman who is otherwise qualified to be elected, may contest from such a Gram Panchayat that receives an even number in the sequential numbering arrived at for that group under sub-section (1) and a person other that woman, who is otherwise qualified to be elected, may contest from such a Gram Panchayat that receives an odd number in the sequential numbering arrived at for that group under sub-section (1) for the office of Sarpanch in any general elections and vice versa in the next general elecitons.

(7) Eight percent of the total number of offices of Sarpanch in a block and rounded off to the next higher integer in case the decimal value is 0.5 or more shall be reserved through draw of lots for Backward Classes (A) and such searts shall be rotated amongst Gram Panchayats in every succeeding general election:

Provide that in case any Gram Panchayat is reserved through draw of lots but has no member in Gram Sabha belonging to Backward Classes (A) otherwise qualified to be elected as Sarpanch, than for replacing such Gram Panchayat, the draw of lots shall be held amongst the remaining unreserved Gram Panchayats.

(8) The number of wards shall be re-fixed after every decennial census in such manner, as may be prescribed .".

(substituted via Leg. 41/2020 dated 07.12.2020)

10. "Term ofOffice:

(1) The term of office of Sarpanch shall be five years unless removed otherwise.

(2) A Sarpanch may be removed from his office by an order of such authority, as may be prescribed consequent to a resolution passed, by not less than two – third voters of the members of the Gram Sabha present and voting cast through a secret ballot, on a date and time duration specified by such authority:

Provided that no such ballot shall be held unless a requisition in this behalf is made of the prescribed authority by not less than one-half of the total members of the Gram Sabha.

(3) On the requisition made under sub-section (2), the authority as specified in sub-section (2) shall after inquiring into the genuineness thereof, notify the date and time duration for the purpose of secret ballot of the Gram Sabha within a period of thirty days from the date of receipt of the requisition:

Provide that no such process shall be initiated within a period of one year from the date of election of the Sarpanch and any subsequent resolution for removal shall not be maintainable within the interval of one year of the last ballot of the Gram Sabha to consider a resolution for removal of the Sarpanch.".

CONTROL

51. Suspension and removal of a Sarpanch{xx x} orPanch:

(1) TheDirectorortheDeputyCommissionerconcernedmay,suspendanySarpanch {Omitted by Haryana Act No. 10 of 1999) or Panch, as the case may be:-

(a) Where a case against him in respect of any criminal offence is under investigation, enquiry or trial, if in the opinion of the Director or Deputy Commissioners concerned the charge made or proceeding taken against him, is likely to embarrass him in the discharge of his duties or involves moral turpitude or defect of character;

(b) During the course of an enquiry for any of the reasons for which he can be removed, after giving him adequate opportunity toexplain.

(2) Any Sarpanch or Panch, as the case may be, suspended under sub-section (1) shall not take part in any act or proceeding of the Gram Panchayat during the period of his suspension and shall hand over the records, money or any other property of the Gram Panchayat in his possession or under hiscontrol:-

(i) if he is a Sarpanch to a Panch commanding majority in the GramPanchayat;

(ii) if he is a Panch toSarpanch:

Provided that the suspension period of a Panch or a Sarpanch, as the case may be, shall not exceed one year from the date of handing over the charge in pursuance of the suspension order except in criminal cases involving moral turpitude.}

(3) The Director or the Deputy Commissioner concerned may, after such enquiry as he may deem fit and after giving an opportunity of being heard to a Sarpanch or {{Omitted by Haryana Act No. 10 of 1999} a Panch, as the case maybe, ask him to show cause against the action proposed to be taken against him, and by order remove him from his office:-

(a) if after his election he is convicted by a criminal court for an offence involving moral turpitude and punishable with imprisonment for a period exceeding sixmonths;

(b) if hewasd is qualified to be a member of the Gram Panchay at at the time of his election;

(c) if he incurs any of the disqualification mentioned in section 175 after his election as member of the GramPanchayat;

(d) if he is absent from five consecutive meetings of the Gram Panchayat without prior permission or leave of Gram Pachayat; and

(e) if he has been guilty of misconduct in the discharge of his duties and his continuance in the office is undersirable in the publicinterest.

(4) A person who has been removed under sub-section (3) may be disqualified for reelection for such period as may be mentioned in the order but not exceeding the period of sixyears.

(5) Any person aggrieved by an order passed under sub-sections (1) (3) and (4) may withinaperiodofthirtydaysfromthecommunicationoftheorder, preferanappealtothe

Government.

(6) AnySapanchorPanch, as the case may be, removed under sub-section (3) shall hand over the records, moneyorany other property of the Gram Panchayatinhis possession or under his control:-

(i) if he is Sarpanch to a Panch commanding majority in the GramPanchayat;

(i-a) if he is Sarpanch belonging to reserve category, to a Panch of that reserve category commanding majority, and if no Panch in that category is available, to a Panch of General Category commanding majority in the Gram Panchayat; and

(ii) if he is a Panch toSapanch}

52. Dissolution of GramPanchayat:-

1. if, in the opinion of the Government, a Gram Panchayat abuses its powers or is not competent to perform or makes persistent defaults in the performance of its duties under this Act or wilfully disregards any instructions given or directions issued by the Panchayat SamitiorZilaParishadoranyinstructionsissuedbycompetentauthorityarisingoutofthe audit of accounts of the Gram Panchayat or inspection of the work, the Government may, after giving the Gram Panchayat an opportunity to render explanation, by an order published,withthereasonsthereof,intheOfficialGazette,dissolvesuchGramPanchayat.

2. When a Gram Panchayat is dissolved under sub-section(1):-

(i) Sarpanch{{OmittedbyHaryanaActNo.10of1999)andallPanchesshallvacatetheir officeforthwith;

(ii) all powers and duties of the Gram Panchayat during its dissolution, shall be exercised and performed by such person or persons as the Government mayappoint in this behalf; and

(iii)all property in the possession of the Gram Panchayat shall be held byGovernment.

3. Upon dissolution of Gram Panchayat under sub-section (1), the Government shall reconstitute a Gram Panchayat as specified under section 8 and election to reconstitute such Gram Panchayat shall be completed before the expiration of a period of six months from the date of dissolution;

Provided that where the remainder of the period for which the dissolved Gram Panchayat wouldhavecontinuedislessthansixmonths, its hall not be necessary to hold any election under this sub-section for reconstituting the Gram Panchayat for such period.

4. A Gram Panchayat reconstituted upon the dissolution of the existing Gram Panchayat beforetheexpirationofitsduration, shallcontinueonlyfortheremainderoftheperiodfor whichthedissolvedGramPanchayatwouldhavecontinuedundersection3haditnotbeen sodissolved.

PANCHAYAT SAMITI

55. Creation ofBlock:

(1) The Government may, by notification, divide a district into blocks each of which shall comprise such **areas** as may be specified in thenotification.

(2) The notification under sub-section (1) shall specify the name of the block by which it shall be known and shall specify the local limits of suchblock.

(3) The Government may {{Omitted by Haryana Act No. 10 of 1999} bynotification:-

- (a) exclude from any block or include in any block any village or GramPanchayat;
- (b) divided the area of a block so as to constitute two or more blocks; or
- (c) unite the areas of two or more blocks so as to constitute a singleblock.

56. Constitution of Panchayat Samiti:

The Government shall, by notification, constitute a Panchayat Samiti having jurisdiction, save and except as otherwise provided for in this Act, in a block excluding such portion of the block as are included in a municipality or in a cantonment or under the authority or a Municipal Corporation constituted under any law for the time being in force:

Provided that a Panchayat Samiti may have its office in any area comprised within the excluded portion of the block.

57. Composition of Panchayat Samiti:

(1) Every Panchayat Samiti shall *consist* of:

(a) <u>directly elected</u> members from territorial constituencies as determined under section 58 of this Act in the manner as may beprescribed;

(b) <u>the members of Haryana</u> Legislative Assembly representing constituencies which comprise wholly or partly in the Panchayat Samiti, who shall have right to vote in the meeting of the Panchayat Samiti except for election and removal of Chairman and Vice Chairman and shall be {ex-officiomembers}

(2) There shall be a <u>Chairman and a Vice Chairman</u> in every Panchayat Samiti, who shall beelectedbyandfromamongsttheelectedMembers,inthemannerasmaybeprescribed.

(3) Notwithstanding anything contained in this section but subject to any general or specifiedorderoftheGovernment, wheretwo-thirdofthetotalnumberofmembersofany Panchayat Samiti required to be elected, have been elected, the Panchayat Samiti shallbe deemed to have been duly constituted under thisAct.

58. Number of members to be elected to PanchayatSamiti:

(1) ThenumberofelectedmembersofaPanchayatSamitishallconsistofpersonselected fromtheterritorialconstituenciesinthePanchayatSamitiareawhichshallnotbelessthan ten and not more than thirty as may be notified from time to time by the Government at the scale of:-

(a) one member for every four thousand population or part thereof; of the Panchayat Samiti area having population upto fortythousand;

Provided that the total number of members in such Panchayat Samitishall not be less than ten; and

(b) onememberforeveryfivethousandpopulationorpartthereof,ofthePanchayatSamiti area, having population of more than fortythousand;

Provided that the total number of members in such Panchayat Samitishall not be less than ten and more than thirty.

(2) For the purpose of election of the Panchayat Samiti, the Government may, in accordance with such rules as may be prescribed in this behalf, divide the block area into territorial constituencies in such manner, than the population of each ward shall, as far as may be practicable, be the same throughout the blockarea.

(3) Each ward shall elect one member through direct election in the manner as may be prescribed.

59. *Reservation and equal representation:

(1) All wards in a Panchayat Samiti and all Panchayats Samitis in the State shall for the prupose of this section be sequentially numbered in such manner, as may be prescribed:

Provided that for such sequential numbering, the wards and Panchayat Samitis reserved for Scheduled Castes shall be considered as one group and the remaining wards and Panchayat Samitis as another group.

(2) The offices of member in every Panchayat Samiti shall be reserved for the Scheduled Castes in such a way that the number of seats reserved for Scheduled Castes shall bear, as nearly as may be, the same proportion to the total number of seats in that Panchayat Samiti as the population of the Scheduled Castes to the total population in that Panchayat Samiti area and such seats shall be allotted to such wards having maximum percentage of population belonging to the Scheduled Castes.

(3) To ensure equal representation, a women who is otherwise qualified to be elected, may contest from such ward of a Panchayat Samiti that receives an even number in the sequential numbering arrived at for that group under sub-section (1) and a person other that woman, who is otherwise qualified to be elected, may contest from such ward of a Panchayat Samiti that receives an odd number in the sequential numbering arrived at for that group under sub-section (1) in any general election and vice-versa in the next general election :

Provided that if in any Panchayat Samiti there is only one ward reserved for the Scheduled Castes, then a woman who is otherwise qualified to be elected and belonging to the Scheduled Castes shall be allowed to contest from such ward.

(4) Eight percent of the total number of offices of members in a Panchayat Samiti and rounded off to the next higher integer in case the decimal value is 0.5 or more, shall be reserved through draw of lots for Backward classes (A) subject to the condition that the total number of such offices reserved shall not be less than two and such seats shall be rotated amongst different wards in every succeeding general election.

**(4A) The offices of member shall be reserved for the Backward Classes (B) in every Panchayat Samiti and the number of wards so reserved shall bear, as nearly as may be, the same proportion to the total number of wards in that Panchayat Samiti as one-half of the percentage of population of Backward Classes (B) to the total population in that block and rounded off to the next higher integer in case the decimal value is 0.5 or more and such wards shall be allotted by draw of lots among the wards other than that reserved for Scheduled Castes and Backward Classes (A) and also by rotation in the subsequent elections:

Provided that where the number of wards of Panchayat Samiti so reserved for Backward Classes (B) added to the number of wards reserved for the Scheduled Castes and Backward Classes (A) exceeds fifty percent of the total number of wards in that block, then the number of wards reserved for the Backward Classes (B) shall be restricted to such largest number that lead to the total of the wards reserved for the Backward Classes (A), Backward Classes (B) and Scheduled Castes not exceeding fifty percent of the total number of wards in that Panchayat Samiti.

Explanation.-For the purposes of reservation of Backward Classes (B) under this sub-section, the population of the block and the population of Backward Classes (B) in said block shall be such, as may be drawn from the Family Information Data Repository established under the provisions of the Haryana Parivar Pehchan Act, 2021 (20 of 2021), on such date, as may be notified by the Government."

(**inserted via Notification no. Leg. 17/2024 dated 16th August, 2024)

(5) The offices of Chairman of Panchayat Samitis in a state shall be reserved for Scheduled Castes and the number of offices reserved shall bear the same proportion to the total number of offices of Chairman in the state, as the population of Scheduled Castes in the state bears to the total population of the state and such seats shall be rotated to different Panchayat Samitis in the state, firstly having the largest maximum percentage of population of Scheduled Castes and secondly having the next largest maximum percentage of Scheduled Castes and so on until the last eligible Panchayat Smiti is reserved and there after the cycle shall start again;

* However, in compliance with the judgment dated 04.03.2021, 'VikasKishanraoGawali versus State of Maharsahtra& Others' and judgment dated 10.05.2022, 'Suresh Mahajan versus State of Madhya Pradesh & Another', the reservation for Backward Classes Group A during the coming Panchayati Raj Elections shall not be applicable till the condition of 'triple test' as mentioned in the above referred judgments is met.

Provided that the office of the Chairman in a Panchayat Samiti shall be reserved for Scheduled Castes only if the population of Scheduled Caste in that Panchayat Samiti is more than ten percent of total population.

(6) To ensure equal representation, a women who is otherwise qualified to be elected, may contest from such a Panchayat Samiti that receives an even number in the sequential numbering arrived at for that group under sub-section (1) and a person other than woman, who is otherwise qualified to be elected, may contest from such Panchayat Samiti that receives an odd number in the sequential numbering arrived that for that group under sub-section (1) for the office of Chairman in any general election and vice versa in the next general election.

(7) The number of wards shall be re-fixed after every decennial census in such manner, as may be prescribed.".

(substitutedvia Leg. 41/2020 dated 07.12.2020)

60. First meeting of Panchayat Samiti and Election of Chairman and ViceChairman:

(1) Ontheconstitution of Panchayat Samitiun der Section 56 or under any other provisions of this Act, there shall be called the first meeting thereof for the election of Chairman and Vice Chairman by and from amongst its elected members in the manner prescribed by the prescribed authority.

(2) The meeting shall be held on such day within four weeks from the date on which the names of members elected at the election are notified in the official gazette by the State Election Commissioner or any other officer authorised by him in thisbehalf.

62. Term of office of Chairman andVice-Chairman:

(1) The term of office of Chairman and Vice-Chairman of a Panchayat Samiti shall be five years:

Provided that the Chairman or Vice Chairman shall cease to be the Chairman or Vice Chairman if by a resolution passed by not less than two thirds of the total number of its

elected members, the Panchayat Samiti decides at a meeting convened in the manner prescribed that he shall vacate his office:

Providedfurtherthatnosuchmeetingshallbeconvenedbeforetheexpiryofoneyearfrom thedateonwhichtheelectionoftheChairmanorviceChairman,asthecasemaybe,was notified and, after the expiry of such period, whenever such a meeting is convened during his term of office and the proposal for vacating the office fails, no further meeting shall at any time thereafter be convened for considering a similar proposal against the Chairman or vice Chairman unless a period of at least one year intervenes between the last failure and the date on which such further meeting isconvened.

(2) An outgoing Chairman or Vice Chairman shall be eligible for fresh election if otherwise qualified.

"62A. Term of office of members.-

- (1) The term of office of member Panchayat Samiti shall be five years unless removed otherwise.
- (2) A member of the Panchayat Samiti may be removed from his office by an order of authority, as may be prescribed consequent to a resolution passed, by not less than two-third voters of the concerned ward present and voting cast through a secret ballot, on a date and time duration specified by such authority:

Provided that no such ballot shall be held unless a requisition in this behalf is made to the prescribed authority by not less than one-half of the total voters of the concerned ward.

(3) On the requisition made under sub-section (2), the authority as specified in subsection (2) shall after inquiring into the genuineness thereof, notify the date and time duration for the purpose of the secret ballot of the concerned ward within a period of thirty days from the date of receipt of the requisition:

Provided that no such process shall be initiated within a period of one year from the date of election of the member and any subsequent resolution for removal shall not be maintainable within the interval of one year of the last ballot of the concerned ward to consider a resolution for removal of that member of the Panchayat Samiti.".

(inserted via Leg. 41/2020 dated 07.12.2020)

63. Leave of absence:

(1) Any Member of a Panchayat Samiti who during his term of office absents himself from fourconsecutivemeetingsofthePanchayatSamitiwithouttheleaveofthesaidPanchayat Samiti, shall cease to be a member and his office shall be deem to have become vacant and thereupon the Panchayat Samitishall, as soon as may be, inform him, ZilaParishad, State Election Commission and Governmentaccordingly.

(2) Any dispute as to whether a vacancy has or has not occurred under this section shall be referred for decision to the competent authority, whose decision shall befinal;

Provided that such references hall not be entertained if its made after the expiry of fifteen days from the date on which the Panchayat Samiti informs under sub-section(1).

(3) whenever leave is granted under sub-section (1) to a member who is Vice-Chairman another member shall be elected to perform all the duties and exercise all the powers of a Vice-Chairman during the period for which such leave is granted on the same terms and conditions.

64. Suspension of Chairman/Vice Chairman andmember:

(1) The Government may suspend from office any Chairman or Vice Chairman ormember against whom any criminal proceeding in respect of an offence involving moral turpitude havebeeninstitutedinanycourt,orwhohasbeendetainedinaprisonduringtrialforany offenceorwhoisundergoingsuchsentenceofimprisonmentaswoulddisqualifyhimforcontinuin g as a member of the Panchayat Samiti under Section 175 or who has been detained under any law relating to preventive detention for the time being in force.

(2) WhereanyChairmanorViceChairman,asthecasemaybehasbeensuspendedunder subsection (1) another member shall be elected by and from amongst the elected members to perform all the duties and exercise all the powers of a Chairman or a Vice Chairman during the period for which such suspensioncontinues.

CONDUCT OF BUSINESS AND PANCHAYAT SAMITI

68. Quorum:

For the transaction of business at a meeting of a Panchayat Samiti, the quorum shall be:

- (a) if it is an ordinary meeting, one-third; and
- (b) If it is special meeting, one half of the number of membersactually

serving for the timebeing.

69. Power of Chairman and Executive Officer to call specialmeetings:

TheChairman,orinhisabsencetheExecutiveOfficermaywheneverhethinksfitandshall on requisition made in writing by not less then one third of the total number members of the Panchayat Samiti, convince a special meeting within two weeks of the receipt of the writtenrequisition.

70. Adjournment:

Any meeting of a Panchayat Samiti may, with the consent of the majority of the members present, be adjourned to any other date, but no business other than that left over at the adjourned meeting shall be transacted at the next following meeting.

SUPERVISION

109. Suspension&RemovalofMembers:-(1)TheGovernmentmay,duringthecourse of any inquiry suspend a member, Vice Chairman or Chairman as the case may be, of a Panchayat Samiti or any of the reasons for which he can be removed and debar him from taking part in any act or proceedings of the said body, during theinquiry:

Provided that the suspension period of a member, Vice Chairman or Chairman as the case may be shall not exceed six months from the date of issuance of suspension order.

(2) TheGovernmentmay, after such inquiry as it may deem fit, remove any member, Vice Chairman or Chairman, as the case may be, who in the opinion of the Government has been guilty of misconduct in the discharge of hisduties.

(3) A person who has been removed under sub-section (2) may be disqualified for reelection for such period not exceeding five years as the Government mayfix.

110. Powers of Government to dissolve in case of incompetency, persistent default or abuse of power:

If a Panchayat Samiti is not competent to perform or persistently makes default in the performance of the duties imposed upon it by or under this or any other Act for the time being in force or exceeds or abuses its powers, the Government may suomotu or on a report received in this behalf and after giving an opportunity to the Panchayat Samiti concerned to show cause why such a order should not be made, by notification, dissolve such Panchayat Samiti.

111. Consequences of dissolution:

(1) When a Panchayat Samiti is dissolved under Section 110, the following consequences shallensure:-

(a) all members of the Panchayat Samiti, from the date of the notification, vacate the office.

(b) All powers and duties of the Panchayat Samiti may, until the Panchayat Samiti is reconstituted be exercised and performed by such person or persons as the Government may appoint in this behalf; and

(c) All property vested in the Panchayat Samiti, until it is reconstituted vest in the Government.

(2) When a Panchayat Samiti is dissolved under Section 110 the Government shall constitutePanchayatSamitiinitsplacebeforetheexpirationofaperiodofsixmonthsfrom the date of its dissolution for the remainderperiod:

Provided that where the remainder of the period for which the dissolved Panchayat Samiti wouldhavecontinuedislessthansixmonths, its hall not be necessary to hold any election under this sub-section for constituting the Panchayat Samiti for such period.

(3) Any person or persons appointed under clause (b) of sub-section (1) shall be subject to the control of the Government and such other officers as it may direct, and shall be subject to all other restrictions, limitations and conditions imposed by this Act on the Panchayat Samiti, its Chairman or ExecutiveOfficer.

ZILA PARISHAD

117. Constitution of ZilaParishad:

(1) The Government may, by notification, constitute a ZilaParishad bearing the name of the district having jurisdiction, save a so therwise provided in this Act, over the entire district excluding such portion of the district as are included in a Municipality or Contonment:

(2) Provided That the ZilaParishad may have its office in any area comprised within the excluded portion of the district.

(3) The Government may, after making such enquiry as it may deem fit and after consulting the ZilaParishad or the ZilaParishads concerned, as the case may be, by notification, exclude from any district or include in any district any village or Gram Panchayat or ablock.

118. Composition of ZilaParishads:

(1) Every ZilaParishad shall consistof:

(a) the members directly elected from the wards in a district under Section119.

(b) the chairman of all Panchayat Samitis within the district, ex-officiomembers;

(c) themembersoftheHouseofPeople,HaryanaLegislativeAssemblywhoseconstituency lie within the district or part thereof, ex-officio member; and

(d) a President and Vice President who shall be elected by and amongst the elected members of the ZilaParishad.

(2) All ex-officio members of the zilaParishad shall have right to vote in the meetings of the ZilaParishad except for election and removal of the President or the VicePresident.

(3) Notwithstanding anything contained in this section, but subject to any general or special order of the Government where two-third or more of the total number of members of any ZilaParishad require to be elected have been elected, the ZilaParishad shall be deemed to have been duly constituted under thisAct.

119. ElectedMembers:

(1) The Government may, by notification in the Official Gazette, determine the number, being not more than thirty and not less than ten of directly elected members from wards keeping in view the total population of the district at the scale of one member for every 40,000 population or partthereof.

(2) For the convenience of election, the Government shall, in accordance with such rules as may be prescribed in thisbehalf:-

(a) divide a district into wards in such manner, that the population of each ward shall as for as may be practicable, be the same throughout the district:

Provided that the elected members of a ZilaParishad from the wards in the blocks in the district shall consist of persons to be elected from each block and the wards therein being fixed in accordance with the scale of one member for every forty thousand population or part thereof the population except Morni Block in district Ambala and Sadhaura block in district Yamuna Nagar where it shall constitute one ward for the actual population below forty thousands.

(b) each ward shall elect one member through direct election in the mannerprescribed.

120. *"Reservation and equal representation:

(1) All wards in a ZillaParishad and all ZilaParishads in the State shall for the purpose of this section be sequentially numbered in such manner, as may be prescribed:

(2) The offices of member in every ZillaParishad shall be reserved for the Scheduled Castes in such a way that the number of seats reserved for Scheduled Castes shall bear, as nearly as may be, the same proportion to the total number of seats in that ZillaParishad as the population of the Scheduled Castes to the total population in that ZillaParishad area and such seats shall be allotted to such wards having maximum percentage of population belonging to Scheduled Castes.

(3) To ensure equal representation, a woman who is otherwise qualified to be elected,

may contest from such ward of a ZilaParishad that receives an even number in the sequential numbering arrived at for that group under sub-section (1) and a person other than woman, who is otherwise qualified to be elected, may contest from such ward of a ZilaParishad that receives an odd number in the sequential numbering arrived at for that group under sub-section (1) in any general election and vice versa in the next general election:

Provided that if in any ZilaParishad there is only one ward reserved for the scheduled Castes, then a woman who is otherwise qualified to be elected and belonging to the Scheduled Castes, shall be allowed to contest from such ward.

(4) Eight percent of the total number of offices of members in a ZilaParishad and rounded off to the next higher integer in case the decimal value is 0.5 or more, shall be reserved through draw of lots for Backward Classes (A) subject to the condition that the total number of such offices reserved shall not be less than two and such seats shall be rotated amongst different wards in every succeeding general election.

**(4A) The offices of member shall be reserved for the Backward Classes (B) in every Zila Parishad and the number of wards so reserved shall bear, as nearly as may be, the same proportion to the total number of wards in that Zila Parishad area as one-half of the percentage of population of Backward Classes (B) to the total population in that Zila Parishad area and rounded off to the next higher integer in case the decimal value is 0.5 or more and shall be allotted by draw of lots among the highest three times of the number of wards of Zila Parishad proposed for reservation of Backward Classes (B) which are having the largest percentage population of Backward Classes (B) after excluding those wards of Zila Parishad already reserved for Scheduled Castes and Backward Classes (A) and also by rotation in the subsequent elections:

Provided that where the number of wards of Zila Parishad so reserved for Backward Classes (B) under this sub-section added to the number of wards reserved for the Scheduled Castes and Backward Classes (A) exceeds fifty percent of the total number of wards in that Zila Parishad, then the number of wards of Zila Parishad reserved for the Backward Classes (B) shall be restricted to such largest number that shall lead to the total of the wards reserved for the Backward Classes (A), Backward Classes (B) and Scheduled Castes not exceeding fifty percent of the total number of wards in that Zila Parishad.

Explanation.- For the purposes of reservation of Backward Classes (B) under this sub-section, the population of the Zila Parishad area and the population of Backward Classes (B) in said area shall be such, as may be drawn from the Family Information Data Repository established under the provisions of the Haryana Parivar Pehchan Act, 2021 (20 of 2021), on such date, as may be notified by the Government.".

(**inserted via Notification no. Leg. 17/2024 dated 16th August, 2024)

(5) Theoffices of President of ZilaParishads in the State shall be reserved for Scheduled Castes and the number of offices reserved shall bear the same proportion to the total number of offices of President in the State, as the population of Scheduled Castes in the State bears to the total population of that State and such seats shall be rotated to different ZilaParishads, firstly having the largest maximum percentage of population of Scheduled Castes and secondly having the largest maximum percentage of population of Scheduled Castes and so on until the last eligible ZilaParishad is reserved and thereafter the cycle shall start again:

* However, in compliance with the judgment dated 04.03.2021, 'VikasKishanraoGawali versus State of Maharsahtra& Others' and judgment dated 10.05.2022, 'Suresh Mahajan versus State of Madhya Pradesh & Another', the reservation for Backward Classes Group A during the coming Panchayati Raj Elections shall not be applicable till the condition of 'triple test' as mentioned in the above referred judgments is met.

Provided that the office of the President in a ZilaParishad shall be reserved for Scheduled Castes only if the population of Scheduled Castes in that ZilaParishad is more than ten percent of the total population.

(6) To ensure equal representation, a woman who is otherwise qualified to be elected, may contest from such ward of a ZilaParishad that receives an even number in the sequential numbering arrived at for that group under sub-section (1) and a person other

than woman, who is otherwise qualified to be elected, may contest from such ward of a ZillaParishad that receives an odd number in the sequential numbering arrived at for that group under sub-section (1) in any general election and vice versa in the next general election.

(7) The number of wards shall be re-fixed after every decennial census in such manner, as may be prescribed.".

(substituted via Leg. 41/2020 dated 07.12.2020)

121. First meeting of ZilaParishad and election of President and VicePresident:

(1) On the Constitution of a ZilaParishad under section 117, there shall be called the first meetingfortheelectionofPresidentandtheVicePresidentbyandfromamongstitselected members in the manner prescribed , by the prescribedauthority.

(2) The meeting shall be held on such day within four weeks from the date on which the namesofelectedmembersarepublishedbytheStateElectionCommissioner,oranyother officer authorised by him in thisbehalf.

123. Term of the officer of President and Vice President and Motion of No-Confidence against President and VicePresident:

(1) The term of the office of President and Vice President of a ZilaParishad shall be five years unless soonerremoved.

(2) If by a resolution passed against the President or Vice President, as the case may be, twothirdofthetotalnumberofitselectedmembersoftheZilaParishaddecideatameeting convened by the <u>Prescribed Authority</u>in the manner prescribed, that the President or Vice President, as the case may be, shall vacate the office and in such case the ZilaParishad shall elect the new President or Vice President as the case may be, as specified in section 121 of thisAct.

Provided that no such meeting shall be convened before the expiry of one year from the date on which the election of the President or the Vice-President as the case may be, was notified and after the expiry of such period, whenever such a meeting is convened during his term of office and the proposal for vacating the office fails, no furter meeting shall at anytimethereafterbeconvenedforconsideringasimilarproposalagainstthePresidentor Vice President unless a period of at least one year intervenes between the last failure and the date on which such further meeting isconvened.

"123A. Term of office of members.-

(1) The term of office of member ZilaParishad shall be five years unless removed otherwise.

(2) A member of the ZilaParishad may be removed from his office by an order of such authority, as may be prescribed consequent to a resolution passed, by not less than two-third voters of the concerned ward present and voting cast through a secret ballot, on a date and time duration specified by such authority;

Provided that no such ballot shall be held unless a requisition in this behalf is made to the prescribed authority by not less than one-half of the total voters of the concerned ward.

(3) On the requisition made under sub-section (2), the authority specified in the subsection (2) shall after inquiring into the genuineness thereof, notify the date and time duration for the purpose of the secret ballot of the concerned ward within a period of 30 days from the date of receipt of the requisition;

Provided that no such process shall be initiated whithin a period of one year from the date of election of the member and any subsequent resolution for removal shall not be maintainable within the interval of one year of the last ballot of the concerned ward to consider a resolution for removal of that member of the ZilaParishad.".

124. Leave of absence:

(1) Any member of a ZilaParishad who during his term of office:

(a) is absent for more than three consecutive months from the district unless leave not exceeding three months so as to absent himself has been granted by the ZilaParishad;or

(b) absents himself from four consecutive meetings of the ZilaParishad without the leave of the said ZilaParishad shall cease to be a member and his office shall be vacant and thereupon the ZilaParishad shall, as soon as may be, inform him that the vacancy has occurred.

(2) Any dispute as to whether a vacancy has or has not occurred under this section shall be referred for decision to the competent authority whose decision shall befinal.

Provided that such references hall not be entertained if its made after the expiry of fifteen days from the date on which the Zila Parishad informs under sub-section (1) the member as to the vacancy.

(3) Whenever leave is granted under sub-section (1) to a member who is Vice President, another member shall subject to the condition to which the election of the VicePresident, so absenting himself was subject, be elected to perform all the duties and exercise all the powers of a Vice President during the period for which leave is granted.

CONDUCT OFBUSINESS

126. Meetings:

A ZilaParishad shall ordinarily meet at least six times in each year for the transaction of its business and not more than two months shall be allowed to lapse between any two successive meetings.

127. Convening of ordinary or specialmeeting:

(1) A meeting of a ZilaParishad shall be either ordinary orspecial.

(2) Any business may be transacted at an ordinary meeting unless required by this Actor the rules made there under to be transacted at a special meeting. The date of every meeting, except the meeting referred to in sections 121 and 123 shall be fixed by the President, or in his absence by the Vice President. Notice of every meeting specifying the date, time and place thereof and the businss to be transacted thereat shall be despatched to every member of the ZilaParishad and exhibited at the office of the ZilaParishad not less than ten days before an ordinary meeting and four days before a specialmeeting.

128. Quorum:

For the transaction of business at a meeting of a ZilaParishad, the quorum shall be:-

(a) if it is an ordinary meeting, one third ;and

(b) if it is special meeting, one half, of the member of members actually serving for the timebeing.

SUPERVISION OF ZILA PARISHAD

160. Suspension and removal of President, Vice President andmember:

(1) (a) The Government may suspend any President or Vice President or member, as the case may be, where a case against him/her in respect of any criminal offence is under investigation, inquiry or trial and if, in the opinion of the Government, the charge made, or proceedings taken against him/her are likely to embarrass him/her in the discharge of duties or involves moral turpitude or defect of character;

(b) The Government may during the course of enquiry suspend any President or Vice Presidentormember, as the case may be, for any of the reasons mentioned in sub-section(2) for which he can be removed after giving him adequate opport unity;

© Any President or Vice President or member, as the case may be suspended under this sub-sectionshallnottakepartinanyactorproceedingoftheZilaParishadoracommittee during the period of his suspension and shall hand over the records, money or any other property of the ZilaParishad in his possession or under his control to:-

- (i) Vice-President, if he isPresident;
- (ii) President, if he is Vice President; and

(iii) If both the President and Vice President are suspended to a member commanding majority in the ZilaParishad.

Provided that the suspension period of a member, Vice President or President as the case may be, shall not exceed six months from the date of issuance of suspension order.

(2) The Government may, after such inquiry as it may deem fit and after giving an opportunity to a President or Vice President or a member as the case may be, to show cause against the action proposed to be taken against him, by order in writing, remove him from hisoffice:-

(a) if after his election he is convicted by a criminal court for an offence involving moral turpitude and punishable with imprisonment for a period of more than sixmonths;

(b) if he was disqualified to be member of the ZilaParishad at the time of hiselection;

(c) if he incurs any of the disqualification mentioned in section 175 after his election as member of the ZilaParishad;

(d) if he absents himself for more than four consecutive, ordinary meeting of the ZilaParishadwithouttheleaveoftheZilaParishadorisabsentfromtheZilaParishadarea for more than three consecutivemonths;

(e) who has been guilty of misconduct in the discharge of his duties and his continuance in the office is undesirable in the publicinterest

(3) A person who has been removed under sub-section (2) may be disqualified for reelection for such period as may be specified in the order but not exceeding sixyears.

(4) Any President or Vice President or member, as the case may be, removed under subsection (2) shall hand over the records, money or any other property of the ZilaParishad in his possession or under his controlto:

- (i) Vice President, if he isPresident;
- (ii) President, if he is a VicePresident;

(iii) If both the President and Vice President are removed to a member commanding majority in the ZilaParishad.

ELECTION OF MEMBERS OF GRAM PANCHAYAT, PANCHAYAT SAMITI AND ZILA PARISHAD AND ELECTION DISPUTES ETC.

161. ElectionofGramPanchayat,PanchayatSamitisandZilaParishad: (1)Assoon as, a notification is issued under this Act by the Government, the election of Panches and Sarpanches of Gram Panchayat, members, Chairmen and Vice-Chairmen of Panchayat Samitis and members, Presidents and Vice-Presidents of ZilaParishads shall be held on such date, as the State Election Commission in consultation with the Govt. may appoint in thisbehalf;

Provided that-

(i) in the case of re-constitution of Gram Panchayat, Panchayat Samiti or ZilaParishad on accountoftheexpiryoftheirdurationoffiveyears, such dates hall not be earlier than four months or later than fifteen days before the expiry of duration;

(ii) in case of re-constitution of a Gram Panchayat, Panchayat Samiti on ZilaParishad on accountofdissolutionofaGramPanchayat,PanchayatSamitiorZilaParishad,asthecase may be, where the remainder of the period for which the dissolved Panchayat, Panchayat SamitiorZilaParishadwouldhavecontinued,issixmonthsormorethansixmonths,such dateshallnotbelaterthantwomonths,afterthedateofdissolutionoftheGramPanchayat, Panchayat Samiti and ZilaParishad.

(2) such election shall be conducted in the prescribedmanner.

(3) The Superintendence, direction and control of the conduct of such election shall be vested in the State ElectionCommission.

(4) After the declaration of general election results, the names of elected Panches, Sarpanches, Members, Chairmen, Vice-Chairmen, Presidents and Vive-Presidents shall be published in the Office Gezette by the State Election Commission notearlier than one week before the expiry of the duration of the existing Gram Panchayat, Panchayat Samiti and Zila Parishad:

Provided that notification regarding all other election results shall be published in the Official Gazette by the State Election Commission for thwith.

PROVISIONS RELATING TO ELECTION

162. Electoral division:-Every sabha Area, block and district shall be divided intowards as referred in sections 8 (3), 58(2) and 119 (b) of thisAct.

163. Listofvotersforeveryelectoraldivision:-Foreveryelectoraldivision,thereshall bealistofvoterswhichshallbepreparedandmaintainedinaccordancewiththeprovisions of this Act "**and rules made thereunder**"under the superintendence, direction and control of the State Election Commission.

164.Omitted via Leg.36/2018 dated 06-12-2019

165. Omitted via Leg.36/2018 dated 06-12-2019

166. Omitted via Leg.36/2018 dated 06-12-2019

167. Name of person not to be included in the list of voters for more than one electoral division:-No person shall be entitled to have his name included in the list of votersformorethanoneelectoraldivisionofthesameGramPanchayat,PanchayatSamiti or ZilaParishad.

168. Name of person not to be included in the list of voters more than once:-No person shall be entitled to have his name included in the list of voters for any electoral division more thanonce.

169. Availability of Government Staff:- The Government shall make available to the StateElectionCommissionsuchstaffasmaybenecessaryfortheperformanceofanyduty in connection with the preparation and revision of list of voters for electoral division and conductofelectionsinrespectofthatGramPanchayat,PanchayatSamitiandZilaParishad,

170. Jurisdiction of civil courts barred:- No Civil Court shall havejurisdiction-

(a) toentertainoradjudicateuponanyquestionwhetheranypersonisorisnotentitledto have his name included in a list of voters;or

(b) to question the legality of any action taken or decision given by or under he authority of the State Election Commission in connection with the preparation, maintenance or revision of any suchlist.

171. Making false declaration:- If any person makes in connection with-

(a) the preparation, revision or correction of a list of voters; or

(b) the inclusion or exclusion of any entry in or from a list of voters a statement or declaration in writing which is false and which he either knows or believes to be false or doesnotbelievetobetrue, heshall bepunishable with imprisonment for a term which may extend to one year or with a fine of one thousand rupees or withboth.

172. Breach of official duty in connection with the preparation etc. of list of voters:-

(1) IfanyGovernmentservantoranyotherpersonrequiredbyorunderthisActtoperform anyofficialdutyinconnectionwiththepreparation, revisionorcorrectionofalistofvoters without reasonable cause breaches such official duty, he shall be punishable with fine which may extend to five hundredrupees.

(2) No suit or other legal proceedings shall lie against any such officer or person for a damages in respect of any such breach asaforesaid.

(3) No court shall take cognigance of any offence punishable under sub-section(I) except onacomplaintmadebyorderof,orunderauthorityoftheGovernmentortheStateElection Commission.

voter shall, unless disqualified under this Act or any other law for the timebeinginforce, be qualified to vote at the election of member for the electoral division to which such list pertains.

(2) Every person who has attained the age of twenty one years and whose name is in the list of voters shall, unless disqualified under this Act or under any other law for the time being in force, be qualified to be elected from any electoraldivision,

(3) No person whose name is not entered in the list of voters for the villages, shall be qualified to be elected from any electoral divisionthereof,

(4) Subjecttoanydisqualificationofapersonthelistofvotersshallbeconclusiveprooffor the purpose of determining under this section whether any person is or is not qualified to vote, or to be elected at any elections, as the case maybe.

173A.ApplicationforcertainsectionsofCentralAct43of1951toHaryanaAct11 of **1994:-** The provisions of sections 20B, 33A, 134A, 134B, 135B and 135C of the Representation of the People Act, 1951 (Central Act 43 of 1951), shall mutatis mutandis apply to the provisions of thisAct:

Provided that provisions of section 135B shall be applicable to the residents of the area.

174. Restriction on simultaneous or double membership:-(1) No person shall be a member of Gram Panchayat, Panchayat Samiti (ZilaParishad, Legislative Assembly and parliament)simultaneously.

(1A) If a member of Gram Panchayat, Panchayat Samiti or ZilaParishad is elected to the Legislative Assembly or Parliament, he shall cease to continue as an elected member of Gram Panchayat, Panchayat Samiti or ZilaParishad, as the case may be, from the datehe is declared elected to be Legislative Assembly orParliament.

(2) If any person is simultaneously chosen as a member of a Gram Panchayat,Panchayat SamitiorZilaParishadthepersonshall,withinfifteendaysfromthedateofthepublication of result, intimate to the State Election Commission the name of Gram Panchayat, Panchayat Samiti or ZilaParishad, as the case may be, in which he wishes to serve and thereupon his seat in the Gram Panchayat, Panchayat Samiti or ZilaParishad other than the one in which he wishes to serve, shall becomevacant.

(3) Any intimation given under sub-section (2) shall be final and irrevocable.

(4) In default of intimation referred to in sub-section (2) within the aforesaid period, the State Election Commission shall determine the seat which he shall retain and thereupon the remaining seats from which he was chosen, shall becomevacant.

175. Disqualifications:-(1)NopersonshallbeaSarpanch{OmittedbyHaryanaActNo. 10 of 1999) or a Panch or a Gram Panchayat or a member of a Panchayat Samiti or ZilaParishad or continue as suchwho-

(a) has, whether before or after the commencement of this Act, beenconvicted-

(I) of an offence under the Protection of Civil Rights Act, 1955 (Act 22 of 1955), unless a period of five years, or such lesser period as the Government may allow in any particular case, has elapsed since his conviction;or

(II) of any other offence and been sentenced to imprisonment for not less than six months, unless a period of five years or such lesser period as the Government may allow in any particular case, has elapsed since his release;or

(aa) has not been convicted, but charges have been framed in a criminal case for an offence, punishable with imprisonment for not less than ten years; or

(b) has been adjudged by a competent court to be of unsound mind; or

(c) has been adjudicated an insolvent and has not obtained his discharge; or

(d) hasbeenremovedfromanyoffice,heldbyhiminaGramPanchayat,PanchayatSamiti or ZilaParishad under any provision of this Act or in a Gram Panchayat, Panchayat Samiti or ZilaParishad before the commencement of this Act under the Punjab Gram Panchayat Act,1952andPunjabPanchayatSamitiAct,1961andaperiodoffiveyearshasnotelapsed from the date of such removal, unless he has, by an order of the Government notified in the official Gazette been relieved from the dis-qualifications arising on account of such removal from office;or

(e) hasbeendisqualifiedfromholdingofficeunderanyprovisionofthisActandtheperiod for which he was so disqualified has not elapsed;or

(f) holds any salaried office or office of profit in any Gram Panchayat, Panchayat Samiiti or ZilaParishad;or

(g) has directly or indirectly, by himself or his partner any share or interest in any work done by order of the Gram Panchayat, Panchayat Samiti or ZilaParishad;or

(h) hasdirectlyorindirectly, by himselfor, hispartnershare or interestinany transaction of money advanced or borrowed from any officer or servant or any Gram Panchayat; or

(i) fails to pay any arrears of any kind due by him to the Gram Panchayat, Panchayat Samiti or ZilaParishad or any Gram Panchayat, Panchayat Samiti or ZilaParishad subordinate theretoorany sum recoverable from him in accordance with the Chapters and provisions of this Act, within three months after a special notice in accordance with the rules made in this behalf has been served upon him:or

(j) is servant of Government or a servant of any Local Authority; or

(k) has voluntarily acquired the citizenship of a Foreign State or is under any acknowledgment of allegiance or adherence to a Foreign State; or

(I) isdisqualified under any other provision of this Act and the period for which he was so disqualified has not elapsed; or

(m) is a tenant or lessee holding a lease under the Gram Panchayat, Panchayat Samiti or ZilaParishadorisinarrearsofrentofanyleaseortenancyheldundertheGramPanchayat, Panchayat Samiti or ZilaParishad; or

(n) is or has been during the period of one year proceeding the date of election, in unauthorised possession of land or other immovable properly belonging to the Gram Panchayat, Panchayat Samiti or ZilaParishad;or

(o) being a Sarpanch (Ommitted by ibid) or Panch or a member of Panchayat Samiti or a ZilaParishad has cash in hand in excess of that permitted under the rules and does not deposit the same alongwith interest at the rate of twenty one per centum per year in pursuanceofageneralorspecialorderoftheprescribedauthoritywithinthetimespecified by it;or

(p) being a Sarpanch or Panch or a Chairman, Vice-Chairman or member, President or Vice-President or member of Panchayat Samiti or ZilaParishad has in his custody prescribed records and registers and other property belonging to, or vested in, Gram Panchayat,PanchayatSamitiorZilaParishadanddoesnothandoverthesameinpursuance of a general or special order of the prescribed authority within the time specified in the order; or

- (q) Ommitted by notification dated26.10.2006.
- (r) admits the claim against Gram Panchayat without proper authorisation in thisregard;
- (s) furnishes a false caste certificate at the time of filingnomination:

Provided that the disqualifications under clauses (r) and (s) shall be for a period of six years.

(t) fails to pay any arears of any kind due to him to any Primary agriculture Cooperative Society, District Central Cooperative Bank and District Primary Cooperative Agriculture Rural Development Bank;or

(u) fails to pay arears of electricity bills; or

(v) has not passed matriculation examination or its equivalent examination from any recoganised institution /board:

Provided that in case of a woman candidate or a canidate belonging to Scheduled Caste, the minimum qualification shall be middle pass:

ProvidedfurtherthatinacaseofwomancandidatebelongingtoScheduledCastecontesting elections for the post of Panch, the minimum qualification shall be 5th pass;or

(w) fails to submit self declaration to the effect that he has a functional toilet at his place of residence.

Explanation (I)- A person shall not be disqualified under clause (g) for membership of a Gram Panchayat, Panchayat Samiti or ZilaParishad by reason only of such person-

(a) havingshareinanyjointstockcompanyorashareoninterestinanysocietyregistered under any law for the time being in force which shall contract with or be employed by or on behalf of Gram Panchayat, Panchayat Samiti or ZilaParishad;or

(b) having a share or interest in any newspaper in which any advertisement relating to the affairs of a Gram Panchayat, Panchayat Samiti or ZilaParishad may be inserted; or

(c) holdingadebentureorbeingotherwiseconcernedinanyloanraisedbyoronbehalfof any Gram Panchayat, Panchayat Samiti or ZilaParishad;or

(d) being professionally engaged on behalf of any Gram Panchayat, Panchayat Samiti or ZilaParishad as a legal practitioner; or

(e) having any share or interest in any lease of immovable property in which the amount ofrenthasbeenapprovedbytheGramPanchayat,PanchayatSamitiorZilaParishadinits own case or in any sale or purchase of immovable property or in any agreement for such lease, sale or purchase;or

(f) having a share or interest in the occassional sale to the Gram Panchayat, Panchayat Samiti or ZilaParishad of any article in which he regularly trades or in the purchase from theGramPanchayatofanyarticle,toavalueineithercasenotexceedinginanyyearsone thousandrupees.

Explanation (2)- For the purpose of clause (I)

(I) a person shall not be deemed to be disqualified if he has paid the arrears or the sum referred to in clause (i) of this sub-section prior to the day prescribed for the nomination of candidates.

(II) ******

176. Determination of validity of election enquiry by judge and proceedure:- (I) If the validity of any election of a member of a Gram Panchayat, Panchayat Samiti or ZilaParishad or(ommitted by ibid) Sarpanch of Gram Panchayat, Chairman or Vice-Chairman, President or Vice-President of Panchayat Samiti or ZilaParishad respectively is brought in question by any person contesting the election or by any person qualified to vote at the election to which such question related, such person may at any time within thirty

afterthedateofdeclarationofresultsoftheelectionpresentanelecionpetitiontothecivil court having ordinary jurisdiction in the area within the election has been or should have been held, for the determination of suchquestion.

(2) A petitioner shall not join as respondent to his election petition except the following persons:-

(a) where the petitioner in addition to challenging the validity or the election of all or any ofthereturnedcandidatesclaimsafurtherreliefthathehimselforanyothercandidate

has been duly elected, all the contesting candidates other than the petitioner and where no such further relief is claimed, all the returned candidates;-

(b) anyothercandidateagainstwhomallegationsofanycorruptpracticesaremadeinthe electionpetition.

(3) All election petitions received under the sub-section (1) in which the validity of the election of members to represent the same electoral division is in question, shall be heard by the same civilcourt.

(4) (a)If on holding of such inquiry the Civil Court finds that a candidate has, for the purpose of election committed a corrupt practice within the meaning of sub-section(5), he shallsetasidetheelectionanddeclarethecandidatedisqualifiedforthepurposeofelection and fresh election may be held

(aa) If on holding such enquiry the Civil Court finds that:

(i) on the date of his election a returned candidate was not qualified to beelected;

(ii) any nomination has been improperly rejected; or

(iii) the result of the election, in so far as it concerned a returned candidate, has been materially affected by improper acceptance of any nomination orby any corrupt practice committed in the interest of the returned candidate by an agent other than his election agentorbytheimproperreception, refusalor rejection of any vote orther eception of any non compliance with or violation of the provisions of the Constitution of India or of this Act or any rules or orders made under this Act, election of such returned candidate shall be set aside and fresh election may beheld;

(b) If, in any case to which clause (a) or clause (aa) does not apply, the validity of an election is in dispute between two or more candidates, the court shall after a scrutiny and computation of the votes recorded in favour of each candidate, declare the candidate who isfoundtohavethelargestnumberofvalidvotesinhisfavour,tohavebeendulyelected:

Provided that after such computation, if any, equality of votes is found to exist between anycandidateandtheadditionofonevotewillentitledanyofthecandidatestobedeclared elected,oneadditionalvoteshallbeaddedtothetotalnumberofvalidvotesfoundtohave been received in the favour of such candidate or candidates, as the case may be, elected by lot drawn in the presence of the judge in such manner as he maydetermine.

(5) A person shall be deemed to have committed a corruptpractice:

(a) who with a view to induce a voter to give or to refrain from giving a vote in favour of any candidate, offers or gives any money or valuable consideration, or holds out any promise of individual profit, or holds out any threat of injury to any person; or

(b) who, with a view to induce any person to stand or not to stand or to withdraw or not to withdraw from being a candidate at an election, offers or gives any money or valuable considerationorholdsoutanypromiseorindividual profitorholdsoutanythreatofinjury to any person;or (c) whohiresorprocureswhetheronpaymentorotherwise, any vehicle orvessel for the conveyance of any voter (other than the person himself, the members of his family of his agent) to and from any polling station.

Explanation1.-Acorruptpracticeshallbedeemedtohavebeencommittedbyacandidate, if it has been committed with his knowledge and consent by a person who is acting under the general or special authority of such candidate with reference to theelection.

Explanation2. The expression "vehicle" means any vehicle used or capable of being used forthepurposeofroadtransportwhetherpropelledbymachanicalpowerorotherwiseand whether used for drawing other vehicles orotherwise.

177. Disqualifications for continuing as members. (1) If any member of a Gram Panchayat, Panchayat Samitis or ZilaParishad-

(a) who is elected, as such, was subject to any of the disqualifications

mentioned in section 175, at the time of his election;

b) during the term for which he has been elected, incurs any of disqualifications mentioned in section175.

Shall be disqualified from continuing to be a member, and his office shall become vacant.

(2) In every case, the question whether a vacancy has arisen shall be decided by the Director. The Director may give its decision either on an application made to it by any person, or on its own motion. Untill the Director decided that the vacancy, has arisen, the members shall not be disqualified under sub-section (I) from continuing to be a member. Any person aggrieved by the decision of the Director may, within a period of fifteen days from the date of such decision, appeal to the Government and the orders passed by Government in such appeal shall be final.

Provided no order shall be passed under this sub-section by the Director against any member without giving him a reasonable opportunity of being heard.

178. Fresh election if election is invalid:- If the election of any member is set aside under section 176 or his office becomes vacant under section 177, a fresh election for the vacancy so caused shall as soon as, may be held in accordance with the provisions of this Act.

179. Power of the State Election Commission to require services of Government staff for election:-The Government shall make available to the State Election Commission such members of its staff as necessary as commission may require for the performance of any duties in connection with an election and every such member shall carry our such directions as may be issued to him by such Commission or any officer authorised by it in relation to suchelection.

180. Prohibitionofconvassinginornearpollingstation:-(1)Nopersonshall,onthe dates on which a poll is to be held in any polling station, commit any of the followingacts

withinthepollingstation, or inanypublic or private place within a distance of one hundred metres of the polling station, namely:-

- (a) convassing forvotes;
- (b) soliciting the vote of anyvoter;
- (c) persuading any voter not to vote at theelection;
- (d) persuading any voter not to vote for any particularcandidate;
- (e) exhibiting any notice or sign (other than an office notice) relating to theelection.

(2) Any person who contravenes the provisions of sub-section (1) shall, on conviction, be punished with fine which may extend to one thousandrupees

(3) An offence punishable under this section shall becognizable

181. Penalty for disorderly conduct in or near Polling Station:- (1) No person shall, on the date or dates on which a poll is held at any pollingstation-

(a) useoroperate, withinorattheentranceofthepollingstationorinany public or private place in the neighbourhood thereof, any apparatus for amplifying or reproducing the human voice, such as a megaphone or a loud speaker; or

(b) shout; or otherwise act in a disorderly manner, within or at the entrance of the polling station or in any public or private place in the neighbourhood thereof, so as to cause annoyance to any person visiting the polling station for the poll, or so as to interfere with the work of the officers and other persons on duty at the pollingstation.

(2) Anypersonwhocontravenesofwilfullyaidsorabetsthecontraventionof, the provisions of sub-section (1) shall, on the conviction, be punished with findwhich may extend to one thousand rupees.

(3) If the presiding officer a polling station has reasons to believe that any person is committing or has committed an offence punishable under this section, he may direct any police officer to arrest such person any thereupon the police officer shall arresthim.

(4) Any police officer may take such steps and use such force as may be reasonably necessary for preventing any contravention of the provisions of sub-section (1) and may seize any apparatus used for such contravention.

182. Penalty for misconduct at Polling Station. (1) any person who, during the hours fixedforthepollatpollingstations, misconducts himselforfails to obey the lawful directions of the presiding officer may be removed from the polling station by the presiding officer or by any police officer on duty or by any persons authorised in this behalf by such presiding

(2) The powers conferred by sub-section (1) shall not be exercised so as to prevent any voter who is otherwise entitled to vote at a polling station for having any opportunity of voting at that station.

(3) If any person who has been so removed from the polling station, re-enters the polling station without the permission of the presiding officer, he shall, on conviction be punished with fine which may extend to one thousandrupees.

(4) An offence punishable under sub-section (3) shall becognizable.

183. Maintenance of secrecy of voting:-(1) Where an election is held, every officer, official, agent or other person who performs any duty in connection with recording or counting of votes shall maintain and aid in maintaining the secrecy of the voting and shall not(exceptforsomepurposeauthorisedbyorunderanylaw)communicatetoanyperson any information calculated to violate suchsecrecy.

(2) Any person who contravenes the provisions of sub-section (1) shall, on conviction, be punished with imprisonment for a term which may extend to three months or with fine of five hundred rupees or with both.

184. Officer etc. at election not to act for candidates or influence voting:-(1) No personwhoisareturningofficer, or a presiding or polling officer at an election or anofficer or official appointed by the State Election Commission to perform any duty in connection with an election, shall in the conduct of election do any act (other than the giving of his vote) for the furtherance of the prospects of the elections of acandidate.

- (2) No such person as aforesaid, and no number of a police force , shallendeavour-
- (a) to persuade any person to give his vote at an election; or
- (b) to dissuade any person from giving his vote at an election; or
- (c) to influence the voting or any person at an election in anymanner.

(3) Any person who contravenes the provisions of sub-section (1) or sub-section (2)shall, on conviction, be punished with imprisonment for a term which may extend to six months or with fine of one thousand rupees or withboth.

185. Breach of official duty in connection with election:- (1) If any person to whom thissectionapplies without reasonable cause is guilty of any actor ommission in breach of his official duty, he shall, on conviction be punished with fine which may extend to two thous and rupees.

(2) The person to whom this section applied are the returning officers, presiding officers, pollingofficersandanyotherpersonappointedtoperformanydutyinconnectionwiththe maintenance of the list of voters, the receipt of nominations or withdrawal ofcandidatures ortherecordingorcountingofvotesatanelection; and at the expression "official duty" shall for the purposes of this section be construed accordingly but shall not include duties imposed otherwise than or by under thisAct.

186. Removal of ballot paper from polling station to be offence:- (1) Any person, who at any election fraudulently takes or attempts to take a ballot paper out of a polling station or wilfully aids or abets the doing of any such act, shall on conviction, be punished with imprisonmentforatermwhichmayextendtothreemonthsorwithfinewhichmayextend to five hundred rupees or withboth.

(2) If the presiding officer of a polling station has reason to believe that any person is committing or has committed an offence punishable under sub-section (1), such officer may,beforesuchpersonleavesthepollingstation,arrestordirectapoliceofficertoarrest such person and may search such person or cause him to be searched by a policeofficer:

Provided that when it is necessary to cause a woman to be searched, the search shall be made by another woman it stricts regard to decency.

(3) Any ballot paper found upon the person arrested on search shall be handed over for safe custody to a police officer by the presiding officer or when the search is made by a police officer, shall be kept by such officer in safecustody.

187. Other offences and penalities therefore:- (1) A person shall be guilty of an offence, if, at any electionhe-

(a) fraudulently defaces or destroys any nomination paper:or

(b) fraudulently defaces, destroys or removes any lists, notice or other document affixed by or under the authority of a returning officer; or

(c) fraudulently defaces or destroys any ballot paper or the official mark at any ballot paper; or

(d) without due authority supplied any ballot paper to any person:or

(e) fraudulently puts into any ballot box anything other than the ballot paper which he is not authorised by law to be put in;or

(f) without due authority destroys, takes, opensorotherwise interferes with any ballot box or ballot papers then in use for the purpose of he election; or

(g) fraudulently or without the authority, as the case may be attempts to do any of the forgoing acts or wilfully aids or abets the doing of such acts;or

(h) makes false declaration or submits false contents in the affidavit or conceals any information, as the case may be, at the time of filingnomination.

(2) Any person guilty of an offence under this sectionshall-

(a) If he is returning Officer or a presiding officer at a polling station or any other officer or official employed on official duty in connection with the election, on conviction, be punished with imprisonment for a term which may extend to two years or with fine of rupees one thousand or withboth;

(b) If he is any other person, on conviction be punished with imprisonment for a term which may extend to six months or with fine of five hundred rupees or withboth.

(3) For the purposes of this section, a person shall be deemed to be on official duty if his dutyistotakepartintheconductofanelectionorpartofanelectionincludingthecounting of votes or to be responsible after an election for the used ballot papers and other documents in connection with such election, but the expression "official duty" shall not include any duty imposed otherwise than by or under thisAct.

(4) An offence punishable under clause (b) of sub-section (2) shall becognizable.

188. Prosecutions of certain offences:- No court shall take cognizance of an offence punishable under section 184 or under section 185 or under clause (b) of sub-section (2) of Section 187 except on a complaint made by an order of, or under authority from the State ElectionCommission.

MISCELLANEOUS

211. Power to Government to hold general election:-(1) Notwithstanding anything contained in this Act or the rules make thereunder, the Government shall by notification direct that by such date as may be specified by the State Election Commission, a general election of panches, Sarpanches of Gram Panchayats and members of all Panchayats Samitis and ZilaParishads shall be held and made in the State ofHaryana.

(2) As soon as a notification is issued under sub-section (1), the State Election Commissioner and all other authorities concerned, shall take necessary steps for such election under and in accordance with the provisions of this Act and the rules made thereunder.

212. ConstitutionofStateElectionCommission:-(1)TheGovernmentshallconstitute a State Election Commission for the superintendence, direction and control of the preparation of electoral rolls for, and the conduct of all elections to the elections to the Gram Panchayats, Panchayat Samitis and ZilaParishads in theState.

(2) The Governor shall appoint a person as State Election Commissioner on the terms and conditions as may be determined byGovernment.

ProvidedthattheStateElectionCommissionershallnotberemovedfromhisofficerexcept in like manner and on the like grounds as a judge of a High Court and the conditions of serviceoftheStateElectionCommissionershallnotbevariedtohisdisadvantageafterhis appointment.

(3) The Government shall when so requested by the State Election Commission make a availabletotheStateElectionCommissionsuchstaffasmaybenecessaryforthedischarge of the functions conferred on the State Election Commission by sub-section(1).

213. Constitution of Finance Commission:- (1) The Government with the prior approvaloftheGovernor, shallassoonas may be within one year from the commencement of the Constitution (73rdAmendment) Act, 1992, and thereafter at the expiration of every fifthyear, constitute a Finance Commission to review the financial position of the Gram

Panchayats, Panchayats, Panchayat Samitis and Zila Parishads and to make recommendations to the Government asto-

(a) the principles which shouldgovern-

(I) thedistributionbetweentheStateandtheZilaParishads,PanchayatSamitisandGram Panchayats of the net proceeds of the taxes, duties, tolls and fees leviable by the Government, which ,may be divided between them under this Act and the allocation between the ZilaParishads, Panchayat Samiti and Gram Panchayats at all levels of their respective shares of suchproceeds

(II) the determination of the taxes, duties, tolls and fees which may be assigned to or appropriated by thePanchayats;

(III) the grants-in-aid to the ZilaParishad, Panchayat Samiti and Gram Panchayats from the consolidated Fund of theState;

(b) the measures needed to improve the financial position of the Gram Panchayats, Panchayat Samitis and ZilaParishads;

(c) anyothermatterreferredbytheGovernorintheinterestofsoundfinanceoftheGram Panchayats, Panchayats Samitis and ZilaParishads.

(2) The Finance Commission shall consist of one or more members of whom one shall be theChairman.

(3) The Chairman or members of the Finance Commission shall possess such qualification and shall be appointed in such manner as may be prescribed.

(4) The Finance Commission shall determine itsprocedure.

(5) TheChairmanoramembersoftheFinanceCommissionmayresignhisofficebywriting under his hand and addressed to the Governor but he shall continue in office untill his resignation is accepted by theGovernor.

(6) The casual vacancy created by the resignation of the Chairman or a member under subsection (5) or for any other reason may be filled up by freshappoint mentand the remaining period for which the Chairman or the member in whose place he was appointed would have held office.

(7) The Finance Commission shall have the following powers in the performance of its functions, namely:-

(a) to call for any record from any officer orauthority;

(b) to summon any persons to give evidence or produce any record; and

(c) such other powers as may be assigned to it by theGovernor;

(8) The Governor shall cause every recommendation made by the

Financial Commission under this section, together with an explanatory memorandum as to the action taken thereon to be laid before the State Legislature.

214. District Planning Committee:- District Planning Committee constituted under the HaryanaMunicipalAct,1973,shallconsolidatetheplanspreparedbytheGramPanchayats, Panchayat Samitis and ZilaParishads and also prepare a draft development plan for the district as a whole as per the provisions of article 243ZD of the Constitution ofIndia.